

Date:- 19th December, 2025

To,
Department of Corporate Services,
BSE Ltd.,
Ground Floor, P.J Towers,
Dalal Street, Fort,
Mumbai – 400 001.

Ref: Annvrridhhi Ventures Limited (Formerly known as J. Taparia Projects Limited)
(Script code: 538539)

ISIN: INE075K01013

Sub: Intimation as per Regulation 92 of The SEBI (Issue of Capital and Disclosure Requirements), 2018 ("SEBI ICDR Regulations") – Issue of advertisement in newspapers in respect of certain matters relating to rights issue of partly paid-up equity shares of Annvrridhhi Ventures Limited (Formerly known as J. Taparia Projects Limited) (the "Company") ("Rights Issue").

Dear Sir/Madam,

With reference to the above captioned subject; please find enclosed copies of newspaper advertisement in respect of matters specified under sub- regulation (1) of Regulation 92 of the SEBI ICDR Regulations, such as inter alia details of subscription, basis of allotment and date of credit of partly paid-up equity shares pursuant to the Rights Issue published today i.e. **Friday, 19th December, 2025** in the following newspapers:

Name of Newspaper	Language	Edition
Financial Express	English Daily	All India Edition
Jansatta	Hindi daily	All India Edition
Arthik Lipi	Bengali daily	All India Edition

Further, in terms of Regulation 46 of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the aforesaid information is also being disclosed on the website of the Company www.annvrridhhi.com

Kindly take the above intimation on the record.

For Annvrridhhi Ventures Limited
(Formerly known as J. Taparia Projects Limited)

Sakina Lokhandwala
Company Secretary and Compliance Officer
ICSI Membership No.: A60515

**इन्डियन ओवरसीज़ बैंक**
Indian Overseas Bank
Stressed Assets Management Department
Central Office, 763, Anna Salai, Chennai-600 002

TRANSFER OF NPA LOAN EXPOSURES TO ARCS & PERMITTED TRANSFEREES THROUGH e-AUCTION UNDER OPEN AUCTION METHOD

Indian Overseas Bank (IOB) Invites Expression of Interest (EOI) from ARCS and Permitted Transferees for the proposed transfer of NPA loan Exposures in Lot of the below mentioned account under Open Auction method in Lot 8 during Q3 of FY 2025-26 on "as is where is" and "as is what is" basis "without any recourse" to the Bank:

S.N.	NAME OF BORROWER	BRANCH
1.	M/s VANTAGE SPINNERS PVT LTD	RING ROAD, VIJAYAWADA

Interested eligible bidders are requested to intimate their willingness to participate in the **e-Auction scheduled on 03.01.2026** by way of an **"Expression of Interest"** to the email id **saletoarc@iobnet.co.in** on or before **24.12.2025**.

For further details please visit our **Bank's website (www.iob.bank.in)** → **click on TENDERS → ARC-Cell → Notification dated 18.12.2025 for above account**. IOB reserves the right to cancel or modify the process and amend any of the terms of the notification at any stage and the same will not necessarily be carried out through advertisement but will be notified directly on the Bank's website.

Place: Chennai
Date: 18.12.2025

General Manager

Form No. URC-2
Advertisement giving notice about registration under Part I of Chapter XXI of the Act [Pursuant to section 374(b) of the Companies Act, 2013 and rule 4(1) of the Companies (Authorised to Register) Rules, 2014]

1. Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act, 2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar at Mumbai that Finetec Glazing Systems LLP the LLP may be registered under Part I of Chapter XXI of the Companies Act 2013, as a company limited by shares.

2. The Principal objects of the company are as follows:-
To carry on business of fabrication, packaging and forwarding of aluminium windows railing system, glass facade work as a contractor, job worker, supplier of all shapes, sizes, specifications etc.

3. A copy of the draft memorandum and articles of association of the proposed company may be inspected at the office at A-1204, Floor-12, Plot- Fp 616(Pt), Naman Midtowns Senapati Bapat Marg, Near Indiabulls, Dadar(W), Mumbai-400028.

4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs (IICA), Plot No. 6, 7, 8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code-122050, within twenty one days from the date of publication of this notice, with a copy to the company at its registered office.
Registered office: A-1204, Floor-12, Plot: Fp 616(Pt), Naman Midtowns Senapati Bapat Marg, Near Indiabulls, Dadar(W), Mumbai-400028.

For and on behalf of the Applicant
Suhel Kachwala
Designated Partner
DIN: 00420929

Date: 19.12.2025
Place: Mumbai

This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated November 01, 2025 the "Letter of Offer" or ("LOF") filed with the BSE Limited ("BSE") and the Securities and Exchange Board of India ("SEBI").

**ANNVRRIDHHI VENTURES LIMITED**
(Formerly Known as J. Tapparja Projects Limited)
CIN: L46101WB1980PLC032979

ANNVRRIDHHI VENTURES LIMITED (Formerly Known as J. TAPARIA PROJECTS LIMITED) (CIN: L46101WB1980PLC032979) was incorporated on September 08, 1980 as public limited company under the Companies Act, 1956 in Calcutta. The Company obtained the Certificate of Commencement of Business on October 08, 1980, from the Registrar of Companies, West Bengal. The Corporate Office of the Company is situated at: Office No 306 3rd Floor, Urban 2 Bhayli, Vasna Road, Vadodara, Gujarat-390007. The Registered Office of the Company is situated at: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073. For details of changes in registered office of our Company, see "General Information" beginning on page 44 of the Letter of Offer. The Company has received a new Certificate of Incorporation pursuant to the change of name to "ANNVRRIDHHI VENTURES LIMITED" dated November 15, 2024 from the office of the Central Processing Centre. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 44 of this Letter of Offer.

Corporate Office: Office No 306 3rd Floor, Urban 2 Bhayli, Vasna Road, Vadodara, Gujarat-390007
Registered Office: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073
Contact Number: +91 76000 94367 **E-mail Address:** office@annvrridhhi.com; **Website:** www.annvrridhhi.com;
Contact Person: Ms. Sakina Talibhusein Lokhandwala, Company Secretary and Compliance Officer.

PROMOTERS OF OUR COMPANY: MR. SARVESH MANMOHAN AGRAWAL AND MR. CHIRAYU AGRAWAL
PROMOTER GROUP OF OUR COMPANY: MR. MANMOHAN SHREEGOPAL AGRAWAL AND M/S. SWANAYRA GLOBAL LLP

RIGHTS ISSUE OF UPTO 3,78,00,000* PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("RIGHTS EQUITY SHARES") OF ANNVRRIDHHI VENTURES LIMITED (FORMERLY KNOWN AS J. TAPARIA PROJECTS LIMITED) (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 10.00/- EACH ("ISSUE PRICE") FOR AN AMOUNT AGGREGATING UPTO ₹ 3780.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 (SEVEN) RIGHTS EQUITY SHARES FOR EVERY 3 (THREE) FULLY PAID-UP EQUITY SHARE HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, NOVEMBER 07, 2025, ("ISSUE"). FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 82 OF THIS LETTER OF OFFER (the "LOF").
** Assuming full subscription and receipt of all Call Monies with respect to Rights Equity Shares.*

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all the investors for their response to the Issue, which opened for subscription on Monday, 17th November, 2025 and closed on Tuesday, 16th December, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Thursday, November 20, 2025. Out of the total 1431 Applications for 3,27,86,068 Rights Equity Shares, 774 Applications for 31,64,421 Rights Equity Shares were rejected due to technical reason, 45,426 Rights Equity Shares were partially rejected as disclosed in the Basis of allotment approved by BSE Limited ("BSE"). The total number of valid Applications received were 657 Applications for 2,96,21,647 Rights Equity Shares. Final subscription is 78.36 % after removing rejection of Rights Equity Shares under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on 17th December, 2025, in consultation with the Registrar to the Issue ("RTA") and BSE Limited ("BSE"), the Designated Stock Exchange, the Rights Issue Committee allotted 2,96,21,647 partly Paid-up Rights Equity Shares on 17th December, 2025 to the successful Applicants. All valid Applications have been considered for allotment.

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applicants	No. of Equity Shares allotted against RES	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	639	18887043	10462139	29349182
Renounees	18	5395	267070	272465
Total	657	18892438	10729209	29621647

2. Information regarding total applications received
Summary of Allotment in various categories is as under:

Category	Gross			Less: Rejections / Partial Amount			Valid		
	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	671	29404434	73511085.00	32	55252	138130.00	639	29349182	73372955.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renounees	19	272565	681412.50	1	100	250.00	18	272465	681162.50
Not an eligible equity Shareholders of the company	741	3109069	7772672.50	741	3109069	7772672.50	0	0	0.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors will be completed on or before 18th December, 2025. The instructions to SCBS for unblocking of funds were given on 17th December, 2025. The listing application was filed with BSE on 18th December, 2025 and subsequently, the listing approval was received on 18th December, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees was completed on 18th December, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/unblocking of ASBA accounts" on page no. 108 of the Letter of Offer. The trading in partly paid-up equity shares issued by way of Rights shall commence on BSE under ISIN - IN9075K01011 upon receipt of trading permission. The trading is expected to commence on or about 19th December, 2025.


Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on or before 18th December, 2025.

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


DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly 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 BSE" on page no. 77 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE

**Purva Share Registry (India) Pvt. Ltd.**
Unit no. 9 Shiv Shakti Ind. Estt. J. R. Boricha marg Opp. Kasturba Hospital Lower East, Mumbai, Maharashtra, 400011
Contact Number: 022 4134 3264 / 4961 4132
Investor grievance e-mail: newissue@purvashare.com
Website: www.purvashare.com
Contact Person: Ms. Deepali Dhuri
SEBI Registration Number: INR000001112;
Corporate Identification Number: U67120MH1993PTC074079

COMPANY SECRETARY AND COMPLIANCE OFFICER

**ANNVRRIDHHI VENTURES LIMITED**
(FORMERLY KNOWN AS J. TAPARIA PROJECTS LIMITED)
Registered Office: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073;
Corporate Office: Office No 306 3rd Floor, Urban 2 Bhayli, Vasna Road, Vadodara, Gujarat-390007
Contact Details: +91 76000 94367;
Contact Person: Ms. Sakina Lokhandwala, Company Secretary & Compliance Officer;
Email-ID: office@annvrridhhi.com
Website: www.annvrridhhi.com
Corporate Identity Number: L46101WB1980PLC032979

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCBS, giving full details such as name, address of the Applicant, account numbers, e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCBS where the Application Form or the plain paper application, as the case may be, was submitted by the investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page no. 82 of the Letter of Offer.

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

For Annvrridhhi Ventures Limited
(Formerly known as J. Tapparja Projects Limited)
On Behalf of the Board of Directors
Sd/-
Sarvesh Manmohan Agrawal
Chairman and Managing Director
DIN: 08766523

Date: 18th December, 2025
Place: Vadodara, Gujarat

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer dated November 01, 2025 with the Securities and Exchange Board of India and BSE. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 23 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

FINANCIAL EXPRESS

AMINES & PLASTICIZERS LIMITED
CIN: L24229AS1973PLC001446,
Reg. Office: T-11, Third Floor, Greenfield Plaza, Paltan Bazar, G.S.Road, Guwahati - 781005, Assam.
Corp. Office : D/6 Shiv Sagar Estate, Dr. Annie Besant Road, Worli, Mumbai - 400 018, Maharashtra | Phn : 022 62211000| Fax : 022 24938162
E-mail : cs@amines.com Website: www.amines.com

3RD NOTICE OF SPECIAL WINDOW FOR RE-LODGEEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES
In continuation of our earlier advt, dated August 02, 2025 & October 30, 2025, all shareholders are hereby once again informed that the SEBI vide their circular Ref: SEBI/HO/MIRSD/MIRSD-PoD/PCIR/2025/97 dated July 02, 2025 has opened a "SPECIAL WINDOW" for the period of "JULY 7, 2025 TILL JANUARY 6, 2026" for "RE-LODGEEMENT" of transfer requests only for those physical shares lodged before April 01, 2019, But rejected/returned/not attended to due to deficiency in the documents/process/ or otherwise ("Eligible Shareholders").
The eligible shareholders are therefore requested to submit Original Share Transfer documents along with corrected or missing details to the RTA i.e. MUFG Intime India Pvt.Ltd. (Formerly Link Intime India Pvt.Ltd.) Unit: Amines & Plasticizers Ltd, C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400063. Helpline: +91 810 811 6767/Fax: (022) 4918 6060, Website: <https://in.mpmis.mufg.com/>.
For any queries: Raise a service request at: https://web.in.mpmis.mufg.com/Helpdesk/Service_Request.html or email: cs@amines.com **Note:** The shares re-logged for transfer shall be issued only in Demat mode. The earlier advertisement and the aforesaid SEBI Circular will also be made available on the website of the Company i.e. www.amines.com/special-window-for-re-ldgement-of-transfer-requests-of-physical-shares.html

Place : Mumbai
Date : December 18, 2025

Sd/-
Omkar Mhamkurn
Company Secretary & Compliance Officer
ACS 26645

FINOLEX INDUSTRIES LIMITED
CIN : L40108PN1981PLC024153
Registered Office: Gat No. 399, Village Urse, Taluka Maval, Dist.Pune - 410 506.
Tel No.: +91 20 27408567 | E-mail: investors@finolexind.com | Website: www.finolexpipes.com

NOTICE TO SHAREHOLDERS
SPECIAL WINDOW FOR RE-LODGEEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES
Pursuant to SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PCIR/2025/97 dated July 2, 2025, a special six-months window has been opened from July 7, 2025 to January 6, 2026 for re-logging share transfer deeds that were originally submitted before April 1, 2019 and rejected or returned or left unattended due to documentation or procedural deficiencies.
During this period, shareholders may re-submit such transfer requests, which will be processed only in demat form following the prescribed procedures.
Eligible shareholders are encouraged to send their re-lodgement applications along with the required documents to the Company's Registrar and Share Transfer Agent (RTA):
KFin Technologies Limited
Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana - 500032
Contact: 1-800-309-4001 | Email: enward.rs@kfintech.com

Place : Pune
Date : 18th December, 2025

Sd/-
Dakshinamurthy Iyer
Company Secretary & Head Legal

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF
SHREE DIGVIJAY CEMENT COMPANY LIMITED
(CIN: L26940GJ1944PLC000749)
Registered Office: Digvijaygram via Jamnagar, Jamnagar, Gujarat, 361140, India

Open offer for acquisition of up to 3,85,43,837 (three crores eighty five lakhs forty three thousand eight hundred thirty seven) fully paid up equity shares of face value of INR 10 (Indian Rupees ten) each of Shree Digvijay Cement Company Limited ("Target Company"), representing 26.00% (twenty six percent) of the Expanded Share Capital (as defined below) of the Public Shareholders (as defined below) of the Target Company by India Resurgence Fund – Scheme 1 ("Acquirer 1"), India Resurgence Fund 2 – Scheme 2 ("Acquirer 2") and India Resurgence Fund 2 – Scheme 4 ("Acquirer 3") (Acquirer 1, Acquirer 2, and Acquirer 3 to be collectively referred to as "Acquirers") ("Open Offer" or "Offer").

This corrigendum to the PA (as defined below), DPS (as defined below) and the DLOF (as defined below) ("Corrigendum") is being issued by Axis Capital Limited, the manager to the Open Offer ("Manager" or "Manager to the Offer"), for and on behalf of the Acquirers, in compliance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations").

This Corrigendum should be read in continuation of and in conjunction with: (a) the Public Announcement dated September 04, 2025 ("PA"); (b) the Detailed Public Statement that was published in all editions of Financial Express (English), Jansatta (Hindi), Mumbai edition of Navshakti (Marathi), and Jamnagar edition of Nobat (Gujarati) on September 11, 2025 ("DPS"); and (c) the draft letter offer that was filed with the Securities and Exchange Board of India ("SEBI") on September 17, 2025 ("DLOF"). This Corrigendum is being published in all the newspapers in which the DPS was published. Capitalised terms used but not defined in this Corrigendum shall have the meaning assigned to such capitalised terms in the DPS.

In relation to the PA, the DPS and the DLOF, the public shareholders of the Target Company are requested to take note of the following developments/ amendments:

1. **Update on the Required Statutory Approval:** The Acquirers have received the Required Statutory Approval i.e. the approval from the Competition Commission of India on November 18, 2025. Further, all conditions precedent stated in the SPA, Company Agreement and Hi-Bond Agreements, as applicable, have been satisfied / deferred in accordance with their respective terms, on November 29, 2025.

2. **Amendment to the terms of the SPA:**
(a) The Acquirer and the Seller have entered into an amendment agreement on December 17, 2025 ("Amendment Agreement") to the SPA. to record that the Underlying Transaction shall be consummated at a price of INR 86.70 per Equity Share, or such lower price as may be mutually agreed in writing by the Parties. Accordingly, the definition of the "SPA Price" under the PA, DPS and DLOF shall stand revised to "**SPA Price**" means INR 86.70 (Indian Rupees eighty six and seventy paise only) or such lower price as may be mutually agreed in writing by the Seller and the Acquirers subject to Applicable Law, being the price per Sale Share agreed to be paid by the Acquirers to the Seller in terms of the SPA."
(b) Consequently, the aggregate consideration payable by the Acquirers to the Seller, for the purchase of the Tranche 1 Sale Shares under the SPA shall be INR 578,50,84,463.70 (Indian Rupees five hundred seventy eight crores fifty lakhs eighty four thousand four hundred and sixty three and seventy paise only).
(c) All references to the SPA under the PA, DPS and DLOF shall be construed as the SPA as amended by the SPA Amendment.

3. **Material Updates on the Underlying Transaction:**
(a) **Escrow:** In terms of the requirements under the SEBI (SAST) Regulations, the Acquirer has deposited 100% (one hundred per cent) of the Maximum Open Offer Consideration assuming full acceptance of the Open Offer, in the Escrow Account, on December 12, 2025.
(b) **Purchase of Tranche 1 Sale Shares:** Upon completion of all the conditions precedent for acquisition of the First Tranche Shares, including procurement of the Required Statutory Approval, in terms of Regulation 22(2) of the SEBI (SAST) Regulations, the Acquirers, on December 18, 2025, completed the purchase of the Tranche 1 Sale Shares from the Seller in accordance with the terms of the SPA. The details of such purchase are as follows:

Particulars	Number of Sale Shares acquired	% of Expanded Voting Share Capital
Acquirer 1	1,21,64,025	8.20%
Acquirer 2	5,02,05,442	33.87%
Acquirer 3	43,55,844	2.94%

(c) **Change in directorate:** On First Closing Date (as defined in the SPA), the Target Company appointed Shilji Kale as an additional non-executive and non-independent director on the Board with effect from December 18, 2025, in compliance with Regulation 24(1) of the SEBI (SAST) Regulations. This appointment is subject to shareholders' approval. Further, Pramod Kabra, being the nominee director of the Seller on the Board, has resigned from the Board with effect from December 18, 2025.
(d) **Acquisition of control by Acquirer and re-classification of the Seller:** Following the acquisition of the Tranche 1 Sale Shares by the Acquirers, the Acquirer has acquired control of the Target Company and the Seller has been re-classified from a shareholder in the 'promoter' category to the 'public category' of the Target Company with effect from December 18, 2025, in accordance with Explanation 1 to Regulation 31A(10) of the SEBI (LODR) Regulations.

4. **Amendments pursuant to the material updates to the Underlying Transaction set out above:**
(a) Paragraph 4 of Section II (*Background to the Open Offer*) of the DPS shall stand amended and restated as under:

Type of Transaction (direct/ indirect)	Mode of Transaction (Agreement/ Allotment/ market purchase)	Details of underlying transaction		Total Consideration for Equity Shares / voting rights acquired (Rs. in Crores)	Mode of payment (Cash/ securities)	Regulation which has triggered
		Equity Shares / voting rights acquired/ proposed to be acquired	% vis a vis total equity / voting capital			
Direct	Share Purchase Agreement Execution of the SPA for the purchase of up to all the Sale Shares from the Seller, subject to and in accordance with the terms of the SPA, including the receipt of the Required Statutory Approval.	Number	% vis a vis total equity / voting capital	Up to 50.1% of the Expanded Share Capital ¹	Cash	Regulations 3(1) and 4 of the SEBI (SAST) Regulations.
		Up to 7,42,71,009 Equity Shares	Up to 50.1% of the Expanded Share Capital ¹			

¹ Includes the Tranche 1 Sale Shares, the Tranche 2 Sale Shares and/or the Additional Shares.
(b) Paragraph 1 of Section III (*Shareholding and Acquisition Details*) of the DPS shall stand amended and restated as under:
The current and proposed shareholding of the Acquirers in the Target Company and the details of their acquisition are as follows:

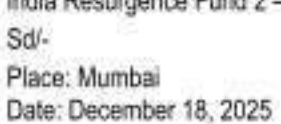
Details	Acquirer 1*		Acquirer 2*		Acquirer 3*	
	No. of Equity Shares	% of the Expanded Share Capital	No. of Equity Shares	% of the Expanded Share Capital	No. of Equity Shares	% of the Expanded Share Capital
Shareholding as on the Public Announcement date.	Nil	Nil	Nil	Nil	Nil	Nil
Shares acquired between the Public Announcement date and this DPS date.	Nil	Nil	Nil	Nil	Nil	Nil
Post Offer shareholding calculated on the Expanded Share Capital (assuming no Equity Shares tendered in the Open Offer).	1,35,39,605	9.13%	5,58,82,974	37.70%	48,48,430	3.27%
Post Offer shareholding calculated on the Expanded Share Capital (assuming full acceptance in the Open Offer and including the Sale Shares).	1,91,90,567	12.95%	7,92,06,586	53.43%	68,71,995	4.63%


**Note: This has been provided assuming that the Acquirers will acquire 50.1% shares from the Seller, which is the maximum number of shares that they can acquire from the Seller as per the terms of the SPA. Details of this calculation is set out below:*
(a) If the percentage of Expanded Share Capital held by the Acquirers upon completion of acquisition of the Tranche 1 Sale Shares, along with Equity Shares that are validly tendered by the Public Shareholders and accepted by the Acquirers under this Open Offer, is less than 50.1% of the Expanded Share Capital, then the Acquirers will acquire the Tranche 2 Sale Shares such that their aggregate shareholding reaches 50.1% of the Expanded Share Capital.
(b) If: (i) the sum of the Tranche 1 Sale Shares, the Equity Shares validly tendered and accepted under the Open Offer, and the Tranche 2 Sale Shares is less than 65% of the Expanded Share Capital; and (ii) if the Tranche 2 Sale Shares represent less than 5% of the Expanded Share Capital, then the Acquirers shall acquire the Additional Sale Shares (i.e., lesser of: (A) such number of Equity Shares, which, when taken together with the Tranche 1 Sale Shares, the Offer Shares and the Tranche 2 Sale Shares, amount to not more than 65% of the Expanded Share Capital; and (B) Equity Shares representing 5% of the Expanded Share Capital minus the Tranche 2 Sale Shares, provided that if (i) or (ii) is zero or negative, the number of Additional Sale Shares shall be zero).
(c) Higher limit of shares has been provided accordingly, assuming full acceptance under the Open Offer and acquisition of a maximum of 50.1% shares from the Seller.
(c) Paragraphs 3 and 4 of Section IV (*Offer Price*) of the DPS shall stand amended and restated as under:
3. The Offer Price of INR 92.20 (Indian Rupees ninety two and twenty paise only) per Equity Share is justified in terms of Regulation 8(2) of the SEBI (SAST) Regulations, being higher than the highest of:

Clause Reference	Particulars	Amount
Clause (a) of Regulation 8 (2)	The highest negotiated price per share of the target company for any acquisition under the agreement attracting the obligation to make a public announcement of an open offer	86.70
Clause (b) of Regulation 8(2)	The volume-weighted average price paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the fifty-two weeks immediately preceding the date of the public announcement.	NA
Clause (c) of Regulation 8(2)	The highest price paid or payable for any acquisition, whether by the acquirer or by any person acting in concert with him, during the twenty-six weeks immediately preceding the date of the public announcement.	NA
Clause (d) of Regulation 8 (2)	The volume-weighted average market price of such shares for a period of sixty trading days immediately preceding the date of the public announcement as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period, provided such shares are frequently traded.	91.96
Clause (e) of Regulation 8 (2)	Where the shares are not frequently traded, the price determined by the acquirer and the manager to the open offer taking into account valuation parameters including, book value, comparable trading multiples, and such other parameters as are customary for valuation of shares of such companies	NA
Clause (f) of Regulation 8 (2)	The per share value computed under sub-regulation (5), if applicable	NA

4. The Offer Price of INR 92.20 (Indian Rupees ninety two and twenty paise only) per Equity Share is higher than INR 91.96 (Indian Rupees ninety one and ninety six paise only) per Offer Share, which represents the highest of the parameters prescribed under the SEBI (SAST) Regulations. Mr. Balwan Bansal (Membership No. 511341), Partner at B.B. & Associates, Chartered Accountants (Firm Registration No. 023670N), located at B-2557, First Floor DSI/DC, Narela, New Delhi – 110040, has, vide certificate dated December 18, 2025, confirmed the aforesaid computation of the Offer Price.
(d) Paragraph 3 of Section V (*Financial Arrangements*) of the DPS shall stand amended and restated as under:
3. In accordance with Regulation 17(4) of the SEBI (SAST) Regulations, the Acquirers, the Manager to the Offer and Axis Bank Limited, having its registered office at 3rd Floor, Trishul, Opposite Samritheswar Temple, Law Garden, Ellis Bridge, Ahmedabad – 380006, India and corporate office is situated at Axis House, 6th Floor, C-2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai – 400025 ("Escrow Agent") have entered into an Escrow Agreement dated September 04, 2025 ("**Escrow Agreement**"). Pursuant to the Escrow Agreement, the Acquirers have jointly opened an escrow account under the name and title of "INDIA RESURGENCE FUND 2 - SCHEME 2 OPEN OFFER ESCROW ACCOUNT" bearing account number 924020015124095 ("**Escrow Account**") with the Escrow Agent and have made a cash deposit of INR 355,37,41,772 (Indian Rupees three hundred fifty five crores thirty seven lakhs forty one thousand seven hundred seventy two) ("**Escrow Amount**") in the Escrow Account in accordance with Regulation 17(5) of the SEBI (SAST) Regulations. This Escrow Amount constitutes 100% of the Maximum Open Offer Consideration and has been confirmed vide a confirmation letter dated December 18, 2025, issued by the Escrow Agent. The Manager has been solely authorised by the Acquirers to operate and realise the monies lying to the credit of the Escrow Account, in terms of the SEBI (SAST) Regulations. The source of funds for the Acquirers is the capital contribution from their Investment Manager and their respective investors.

For and on behalf of the Acquirers
India Resurgence Fund – Scheme 1 (Acquirer 1)
India Resurgence Fund 2 – Scheme 2 (Acquirer 2)
India Resurgence Fund 2 – Scheme 4 (Acquirer 3)
Sd/-
Place: Mumbai
Date: December 18, 2025

**Axis Capital Limited**
1st Floor, Axis House, P. B. Marg, Worli, Mumbai - 400 025, Maharashtra, India
Tel: +91 22 4325 2183, Fax: +91 22 4325 3000
E-mail: digvijaycement.openoffer@axiscap.in, **Contact Person:** Pratik Pednekar
SEBI Registration No.: INM000012029, Validity Period: Permanent

**MUFG Intime India Private Limited**
(Formerly Link Intime India Private Limited)
C-101, 247 Park, 1st Floor, L B S Marg, Vikhroli (West), Mumbai 400083, (Maharashtra), India
Tel: +91 810 811 4949, Fax: +91 22 49180060
E-mail: shreedigvijayoffer@in.mpmis.mufg.com, **Investor Grievance ID:** shreedigvijayoffer@in.mpmis.mufg.com
Website: www.in.mpmis.mufg.com, **Contact Person:** Shanli Gopalkrishnan
Compliance Officer: B N Ramakrishnan, SEBI Registration Number: INR000004058

Adfactors 704/25
Ahmedabad

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This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated November 01, 2025 the "Letter of Offer" or ("LOF") filed with the BSE Limited ("BSE") and the Securities and Exchange Board of India ("SEBI").



ANNVRRIDHHI VENTURES LIMITED

(Formerly Known as J. Taparia Projects Limited)

CIN: L46101WB1980PLC032979

ANNVRRIDHHI VENTURES LIMITED (Formerly Known as J. TAPARIA PROJECTS LIMITED) (CIN: L46101WB1980PLC032979) was incorporated on September 08, 1980 as public limited company under the Companies Act, 1956 in Calcutta. The Company obtained the Certificate of Commencement of Business on October 08, 1980, from the Registrar of Companies, West Bengal. The Corporate Office of the Company is situated at: Office No 306 3rd Floor, Urban 2 Bhayli, Vasna Road, Vadodara, Gujarat-390007. The Registered Office of the Company is situated at: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073. For details of changes in registered office of our Company, see "General Information" beginning on page 44 of the Letter of Offer. The Company has received a new Certificate of Incorporation pursuant to the change of name to "ANNVRRIDHHI VENTURES LIMITED" dated November 15, 2024 from the office of the Central Processing Centre. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 44 of this Letter of Offer.

Corporate Office: Office No 306 3rd Floor, Urban 2 Bhayli, Vasna Road, Vadodara, Gujarat-390007

Registered Office: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073

Contact Number: +91 76000 94367 E-mail Address: office@annvrridhhi.com; Website: www.annvrridhhi.com;

Contact Person: Ms. Sakina Talibhusein Lokhandwala, Company Secretary and Compliance Officer.

PROMOTERS OF OUR COMPANY: MR. SARVESH MANMOHAN AGRAWAL AND MR. CHIRAYU AGRAWAL
PROMOTER GROUP OF OUR COMPANY: MR. MANMOHAN SHREEGOPAL AGRAWAL
AND M/S. SWANAYRA GLOBAL LLP

RIGHTS ISSUE OF UPTO 3,78,00,000* PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("RIGHTS EQUITY SHARES") OF ANNVRRIDHHI VENTURES LIMITED (FORMERLY KNOWN AS J. TAPARIA PROJECTS LIMITED) (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 10.00/- EACH ("ISSUE PRICE") FOR AN AMOUNT AGGREGATING UPTO ₹ 3780.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 (SEVEN) RIGHTS EQUITY SHARES FOR EVERY 3 (THREE) FULLY PAID-UP EQUITY SHARE HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, NOVEMBER 07, 2025, ("ISSUE"). FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 82 OF THIS LETTER OF OFFER (the "LOF").

*Assuming full subscription and receipt of all Call Monies with respect to Rights Equity Shares.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all the investors for their response to the Issue, which opened for subscription on Monday, 17th November, 2025 and closed on Tuesday, 16th December, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Thursday, November 20, 2025.

Out of the total 1431 Applications for 3,27,86,068 Rights Equity Shares, 774 Applications for 31,64,421 Rights Equity Shares were rejected due to technical reason, 45,426 Rights Equity Shares were partially rejected as disclosed in the Basis of allotment approved by BSE Limited ("BSE"). The total number of valid Applications received were 657 Applications for 2,96,21,647 Rights Equity Shares. Final subscription is 78.36 % after removing rejection of Rights Equity Shares under the Issue.

In accordance with the Letter of Offer and the Basis of Allotment finalized on 17th December, 2025, in consultation with the Registrar to the Issue ("RTA") and BSE Limited ("BSE"), the Designated Stock Exchange, the Rights Issue Committee allotted 2,96,21,647 partly Paid-up Rights Equity Shares on 17th December, 2025 to the successful Applicants. All valid Applications have been considered for allotment.

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applicants	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	639	18887043	10462139	29349182
Renouncees	18	5395	267070	272465
Total	657	18892438	10729209	29621647

2. Information regarding total applications received

Summary of Allotment in various categories is as under:

Category	Gross			Less: Rejections / Partial Amount			Valid		
	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	671	29404434	73511085.00	32	55252	138130.00	639	29349182	73372955.00
Fraction	0	0	0.00	0	0	0.00	0	0	0.00
Renouncees	19	272565	681412.50	1	100	250.00	18	272465	681162.50
Not an eligible equity Shareholders of the company	741	3109069	7772672.50	741	3109069	7772672.50	0	0	0.00

Intimation for Allotment/ refund/ rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors will be completed on or before 18th December, 2025. The instructions to SCSBs for unblocking of funds were given on 17th December, 2025. The listing application was filed with BSE on 18th December, 2025 and subsequently, the listing approval was received on 18th December, 2025 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees was completed on 18th December, 2025 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund/unblocking of ASBA accounts" on page no. 108 of the Letter of Offer. The trading in partly paid-up equity shares issued by way of Rights shall commence on BSE under ISIN - IN9075K01011 upon receipt of trading permission. The trading is expected to commence on or about 19th December, 2025.

Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on or before 18th December, 2025.

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

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly 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 BSE" on page no. 77 of the Letter of Offer.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
Purva Sharegistry (India) Pvt. Ltd Unit no. 9 Shiv Shakti Ind. Estt. J. R. Boricha marg Opp. Kasturba Hospital Lower East, Mumbai, Maharashtra, 400011 Contact Number: 022 4134 3264 / 4961 4132 Investor grievance e-mail: newissue@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001112; Corporate Identification Number: U57120MH1993PTC074079	ANNVRRIDHHI VENTURES LIMITED (FORMERLY KNOWN AS J. TAPARIA PROJECTS LIMITED) Registered Office: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073; Corporate Office: Office No 306 3rd Floor, Urban 2 Bhayli, Vasna Road, Vadodara, Gujarat-390007 Contact Details: +91 76000 94367; Contact Person: Ms. Sakina Lokhandwala, Company Secretary & Compliance Officer; Email-ID: office@annvrridhhi.com Website: www.annvrridhhi.com Corporate Identity Number: L46101WB1980PLC032979

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page no. 82 of the Letter of Offer.

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

For Annvrridhhi Ventures Limited
(Formerly known as J. Taparia Projects Limited)
On Behalf of the Board of Directors
Sd/-
Sarvesh Manmohan Agrawal
Chairman and Managing Director
DIN: 08766623

Date: 18th December, 2025
Place: Vadodara, Gujarat

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer dated November 01, 2025 with the Securities and Exchange Board of India and BSE. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 23 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

ADANI ADANI ENTERPRISES LIMITED

Registered and Corporate Office: Adani Corporate House, Shantigram, Near Vaishno Devi Circle, S.G. Highway, Khodiyar, Ahmedabad - 382 421, Gujarat, India. Tel: +91 79 2555 4412;

Contact Person: Jatin Jalundhwal, Company Secretary and Compliance Officer; E-mail: investor.ael@adani.com;

Website: www.adanienterprises.com; Corporate Identity Number: L51100GJ1993PLC019067

NOTICE FOR RECORD DATE FOR FIRST CALL ON PARTLY PAID-UP EQUITY SHARES OF THE COMPANY

The Board of Directors of the Company at its meeting held on November 11, 2025 had approved the payment schedule including the period of payment of Calls for the First Call (being on or about Monday, January 12, 2026 to Tuesday, January 27, 2026).

The Rights Issue Committee of the Board of Directors of the Company at its meeting held on Wednesday, December 17, 2025, has approved and fixed **Tuesday, December 23, 2025**, as the record date for the purpose of determining eligible share-holders of partly paid-up equity shares having ISIN No. IN9423A01030 to whom the first call notice for the payment of ₹ 450.00 per Rights Equity Share (comprising ₹ 0.25 towards face value and ₹ 449.75 towards premium) i.e., 25% of the Issue Price of ₹ 1,800.00 would be sent. The intimation of the said Record date has also been disseminated to BSE Limited and the National Stock Exchange of India Limited i.e. the stock exchanges where the equity shares of the Company are listed.

Further details in relation to the Call, will be included in the Call notice which will be dispatched to the Eligible Shareholders in due course.

This notice is hereby given in terms of applicable provisions of Companies Act, 2013, as amended and Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

For ADANI ENTERPRISES LIMITED
On behalf of Board of Directors
Sd/-

Date : December 18, 2025
Place : Ahmedabad, Gujarat

Jatin Jalundhwal
Company Secretary and Compliance Officer

Adafactors 705/25

"IMPORTANT"

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CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF SHREE DIGVIJAY CEMENT COMPANY LIMITED

(CIN: L26940GJ1944PLC000749)

Registered Office: Digvijaygram via Jamnagar, Jamnagar, Gujarat, 361140, India

Open offer for acquisition of up to 3,85,43,837 (three crores eighty five lakhs forty three thousand eight hundred thirty seven) fully paid up equity shares of face value of INR 10 (Indian Rupees ten) each of Shree Digvijay Cement Company Limited ("Target Company"), representing 26.00% (twenty six percent) of the Expanded Share Capital (as defined below) from the Public Shareholders (as defined below) of the Target Company by India Resurgence Fund – Scheme 1 ("Acquirer 1"), India Resurgence Fund 2 – Scheme 2 ("Acquirer 2") and India Resurgence Fund 2 – Scheme 4 ("Acquirer 3") (Acquirer 1, Acquirer 2, and Acquirer 3 to be collectively referred to as "Acquirers") ("Open Offer" or "Offer").

This corrigendum to the PA (as defined below), DPS (as defined below) and the DLOF (as defined below) ("Corrigendum") is being issued by Axis Capital Limited, the manager to the Open Offer ("Manager" or "Manager to the Offer"), for and on behalf of the Acquirers, in compliance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations").

This Corrigendum should be read in conjunction of and in conjunction with: (a) the Public Announcement dated September 04, 2025 ("PA"); (b) the Detailed Public Statement that was published in all editions of 'Financial Express' (English), 'Jansatta' (Hindi), Mumbai edition of 'Navshakti' (Marathi), and Jamnagar edition of 'Nobat' (Gujarati) on September 11, 2025 ("DPS"); and (c) the draft letter offer that was filed with the Securities and Exchange Board of India ("SEBI") on September 17, 2025 ("DLOF"). This Corrigendum is being published in all the newspapers in which the DPS was published. Capitalised terms used but not defined in this Corrigendum shall have the meaning assigned to such capitalised terms in the DPS.

In relation to the PA, the DPS and the DLOF, the public shareholders of the Target Company are requested to take note of the following developments/ amendments:

1. **Update on the Required Statutory Approval:** The Acquirers have received the Required Statutory Approval i.e. the approval from the Competition Commission of India on November 18, 2025. Further, all conditions precedent stated in the SPA, Company Agreement and Hi-Bond Agreements, as applicable, have been satisfied / deferred in accordance with their respective terms, on November 29, 2025.

2. **Amendment to the terms of the SPA:**

- (a) The Acquirer and the Seller have entered into an amendment agreement on December 17, 2025 ("Amendment Agreement") to the SPA, to record that the Underlying Transaction shall be consummated at a price of INR 86.70 per Equity Share, or such lower price as may be mutually agreed in writing by the Parties. Accordingly, the definition of the "SPA Price" under the PA, DPS and DLOF shall stand revised to "SPA Price" means INR 86.70 (Indian Rupees eighty six and seventy paise only) or such lower price as may be mutually agreed in writing by the Seller and the Acquirers subject to Applicable Law, being the price per Sale Share agreed to be paid by the Acquirers to the Seller in terms of the SPA.
- (b) Consequently, the aggregate consideration payable by the Acquirers to the Seller, for the purchase of the Tranche 1 Sale Shares under the SPA shall be INR 578,50,84,463.70 (Indian Rupees five hundred seventy eight crores fifty lakhs eighty four thousand four hundred and sixty three and seventy paise only).
- (c) All references to the SPA under the PA, DPS and DLOF shall be construed as the SPA as amended by the SPA Amendment.

3. **Material Updates on the Underlying Transaction:**

- (a) **Escrow:** In terms of the requirements under the SEBI (SAST) Regulations, the Acquirer has deposited 100% (one hundred per cent) of the Maximum Open Offer Consideration assuming full acceptance of the Open Offer, in the Escrow Account, on December 12, 2025.
- (b) **Purchase of Tranche 1 Sale Shares:** Upon completion of all the conditions precedent for acquisition of the First Tranche Shares, including procurement of the Required Statutory Approval, in terms of Regulation 22(2) of the SEBI (SAST) Regulations, the Acquirers, on December 18, 2025, completed the purchase of the Tranche 1 Sale Shares from the Seller in accordance with the terms of the SPA. The details of such purchase are as follows:

Particulars	Number of Sale Shares acquired	% of Expanded Voting Share Capital
Acquirer 1	1,21,64,025	8.20%
Acquirer 2	5,02,05,442	33.87%
Acquirer 3	43,55,844	2.94%

(c) **Change in directorate:** On First Closing Date (as defined in the SPA), the Target Company appointed Shitij Kale as an additional non-executive and non-independent director on the Board with effect from December 18, 2025, in compliance with Regulation 24(1) of the SEBI (SAST) Regulations. This appointment is subject to shareholders' approval. Further, Pramod Kabra, being the nominee director of the Seller on the Board, has resigned from the Board with effect from December 18, 2025.

(d) **Acquisition of control by Acquirer and re-classification of the Seller:** Following the acquisition of the Tranche 1 Sale Shares by the Acquirers, the Acquirer has acquired control of the Target Company and the Seller has been re-classified from a shareholder in the 'promoter' category to the 'public category' of the Target Company with effect from December 18, 2025, in accordance with Explanation 1 to Regulation 31A(10) of the SEBI (LODR) Regulations.

4. **Amendments pursuant to the material updates to the Underlying Transaction set out above:**

- (a) Paragraph 4 of Section II (Background to the Open Offer) of the DPS shall stand amended and restated as under:

Details of underlying transaction					
Type of Transaction (direct/ indirect)	Mode of Transaction (Agreement/ Allotment/ market purchase)	Equity Shares / voting rights acquired/ proposed to be acquired		Total Consideration for Equity Shares / voting rights acquired (Rs. in Crores)	Mode of payment (Cash/ securities)
		Number	% vis a vis total equity / voting capital		
Direct	Share Purchase Agreement: Execution of the SPA for the purchase of up to all the Sale Shares from the Seller, subject to and in accordance with the terms of the SPA, including the receipt of the Required Statutory Approval.	Up to 7,42,71,009 Equity Shares	Up to 50.1% of the Expanded Share Capital	Up to INR 643,92,96,480.30	Cash
					Regulations 3(1) and 4 of the SEBI (SAST) Regulations.

¹ Includes the Tranche 1 Sale Shares, the Tranche 2 Sale Shares and/or the Additional Shares.

- (b) Paragraph 1 of Section III (Shareholding and Acquisition Details) of the DPS shall stand amended and restated as under:

The current and proposed shareholding of the Acquirers in the Target Company and the details of their acquisition are as follows:

Details	Acquirer 1*		Acquirer 2*		Acquirer 3*	
	No. of Equity Shares	% of the Expanded Share Capital	No. of Equity Shares	% of the Expanded Share Capital	No. of Equity Shares	% of the Expanded Share Capital
Shareholding as on the Public Announcement date.	Nil	Nil	Nil	Nil	Nil	Nil
Shares acquired between the Public Announcement date and this DPS date.	Nil	Nil	Nil	Nil	Nil	Nil
Post Offer shareholding calculated on the Expanded Share Capital (assuming no Equity Shares tendered in the Open Offer).	1,35,39,605	9.13%	5,58,82,974	37.70%	48,48,430	3.27%
Post Offer shareholding calculated on the Expanded Share Capital (assuming full acceptance in the Open Offer and including the Sale Shares).	1,91,90,567	12.95%	7,92,06,586	53.43%	68,71,995	4.63%

*Note: This has been provided assuming that the Acquirers will acquire 50.1% shares from the Seller, which is the maximum number of shares that they can acquire from the Seller as per the terms of the SPA. Details of this calculation is set out below:

- (a) If the percentage of Expanded Share Capital held by the Acquirers upon completion of acquisition of the Tranche 1 Sale Shares, along with Equity Shares that are validly tendered by the Public Shareholders and accepted by the Acquirers under this Open Offer, is less than 50.1% of the Expanded Share Capital, then the Acquirers will acquire the Tranche 2 Sale Shares such that their aggregate shareholding reaches 50.1% of the Expanded Share Capital.
- (b) If: (i) the sum of the Tranche 1 Sale Shares, the Equity Shares validly tendered and accepted under the Open Offer, and the Tranche 2 Sale Shares is less than 65% of the Expanded Share Capital; and (ii) if the Tranche 2 Sale Shares represent less than 5% of the Expanded Share Capital, then the Acquirers shall acquire the Additional Sale Shares (i.e., lesser of: (A) such number of Equity Shares, which, when taken together with the Tranche 1 Sale Shares, the Offer Shares and the Tranche 2 Sale Shares, amount to not more than 65% of the Expanded Share Capital; and (B) Equity Shares representing 5% of the Expanded Share Capital minus the Tranche 2 Sale Shares, provided that if (i) or (ii) is zero or negative, the number of Additional Sale Shares shall be zero).
- (c) Higher limit of shares has been provided accordingly, assuming full acceptance under the Open Offer and acquisition of a maximum of 50.1% shares from the Seller.

- (c) Paragraphs 3 and 4 of Section IV (Offer Price) of the DPS shall stand amended and restated as under:

3. The Offer Price of INR 92.20 (Indian Rupees ninety two and twenty paise only) per Equity Share is justified in terms of Regulation 8(2) of the SEBI (SAST) Regulations, being higher than the highest of:

Clause Reference	Particulars	Amount
Clause (a) of Regulation 8 (2)	The highest negotiated price per share of the target company for any acquisition under the agreement attracting the obligation to make a public announcement of an open offer	86.70
Clause (b) of Regulation 8(2)	The volume-weighted average price paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the fifty-two weeks immediately preceding the date of the public announcement.	NA
Clause (c) of Regulation 8(2)	The highest price paid or payable for any acquisition, whether by the acquirer or by any person acting in concert with him, during the twenty-six weeks immediately preceding the date of the public announcement.	NA
Clause (d) of Regulation 8 (2)	The volume-weighted average market price of such shares for a period of sixty trading days immediately preceding the date of the public announcement as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period, provided such shares are frequently traded.	91.96
Clause (e) of Regulation 8 (2)	Where the shares are not frequently traded, the price determined by the acquirer and the manager to the open offer taking into account valuation parameters including, book value, comparable trading multiples, and such other parameters as are customary for valuation of shares of such companies	NA
Clause (f) of Regulation 8 (2)	The per share value computed under sub-regulation (5), if applicable	NA

4. The Offer Price of INR 92.20 (Indian Rupees ninety two and twenty paise only) per Equity Share is higher than INR 91.96 (Indian Rupees ninety one and ninety six paise only) per Offer Share, which represents the highest of the parameters prescribed under the SEBI (SAST) Regulations. Mr. Balwan Bansal (Membership No. 511341), Partner at B.B. & Associates, Chartered Accountants (Firm Registration No. 023670N), located at B-2557, First Floor DSIDIC, Narela, New Delhi - 110040, has, vide certificate dated December 18, 2025, confirmed the aforesaid computation of the Offer Price.

- (d) Paragraph 3 of Section V (Financial Arrangements) of the DPS shall stand amended and restated as under:

3. In accordance with Regulation 17(4) of the SEBI (SAST) Regulations, the Acquirers, the Manager to the Offer and Axis Bank Limited, having its registered office at 3rd Floor, Trishul, Opposite Samrtheswar Temple, Law Garden, Ellis Bridge, Ahmedabad - 380006, India and corporate office is situated at Axis House, 6th Floor, C-2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai - 400025 ("Escrow Agent") have entered into an Escrow Agreement dated September 04, 2025 ("Escrow Agreement"). Pursuant to the Escrow Agreement, the Acquirers have jointly opened an escrow account under the name and title of "INDIA RESURGENCE FUND 2 - SCHEME 2 OPEN OFFER ESCROW ACCOUNT" bearing account number 924020015124095 ("Escrow Account") with the Escrow Agent and have made a cash deposit of INR 355,37,41,772 (Indian Rupees three hundred fifty five crores thirty seven lakhs forty one thousand seven hundred seventy two) ("Escrow Amount") in the Escrow Account in accordance with Regulation 17(5) of the SEBI (SAST) Regulations. This Escrow Account constitutes 100% of the Maximum Open Offer Consideration and has been confirmed vide a confirmation letter dated December 18, 2025, issued by the Escrow Agent. The Manager has been solely authorised by the Acquirers to operate and realise the monies lying to the credit of the Escrow Account, in terms of the SEBI (SAST) Regulations. The source of funds for the Acquirers is the capital contribution from their Investment Manager and their respective investors.

OTHER INFORMATION:

1. Except as detailed in this Corrigendum, all other terms, conditions and contents of the Offer and the PA and the DPS remain unchanged. The aforementioned developments and amendments shall be incorporated in the Letter of Offer to be sent to the Shareholders.
2. SEBI has issued its final observation letter to the DLOF on December 17, 2025. Accordingly, the Acquirers shall dispatch the Letter of Offer and issue the pre-offer advertisement-cum-corrigendum with the updated schedule of activities and other details in accordance with the provisions of the SEBI (SAST) Regulations.
3. This Corrigendum is expected to be available on the website of SEBI at www.sebi.gov.in.

Issued by the Manager to the Open Offer	
	Axis Capital Limited 1st Floor, Axis House, P. B. Marg, Worli, Mumbai - 400 025, Maharashtra, India Tel: +91 22 4325 2183. Fax: +91 22 4325 3000 E-mail: digvijaycement.openoffer@axiscap.in, Contact Person: Pratik Pednekar SEBI Registration No.: INM000012029, Validity Period: Permanent
Registrar to the Open Offer	
	MUFUG Intime India Private Limited (Formerly Link Intime India Private Limited) C-101, 247 Park, 1st Floor, L B S Marg, Vikhroli (West), Mumbai 400083, (Maharashtra), India Tel: +91 810 811 4949, Fax: +91 22 49186060 E-mail: shreedigvijay.offer@in.mpmf.com, Investor Grievance ID: shreedigvijay.offer@in.mpmf.com Website: www.in.mpmf.com , Contact Person: Shanti Gopalakrishnan Compliance Officer: B N Ramakrishnan, SEBI Registration Number: INR000004058

For and on behalf of the Acquirers

India Resurgence Fund – Scheme 1 (Acquirer 1)
India Resurgence Fund 2 – Scheme 2 (Acquirer 2)
India Resurgence Fund 2 – Scheme 4 (Acquirer 3)

Sd/-

Place: Mumbai

Date: December 18, 2025

Adafactors 704/25

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পিএনবি মেটলাইফ এবং পলিসিবাজার ডিজিপ্রোটেক্ট টার্ম ইন্স্যুরেন্স চালু করেছে

কলকাতা : ভারতের অন্যতম শীর্ষস্থানীয় জীবন বীমা কোম্পানি পিএনবি মেটলাইফ ইন্ডিয়া ইন্স্যুরেন্স কোম্পানি লিমিটেড (পিএনবি মেটলাইফ) বেতনভোগী ব্যক্তিদের জন্য পিএনবি মেটলাইফ ডিজিপ্রোটেক্ট টার্ম প্ল্যান চালু করেছে। পলিসিবাজারে ব সহযোগিতায় সম্পূর্ণ ডিজিটাল প্ল্যাটফর্মের মাধ্যমে অফার করা, এটি একটি স্বতন্ত্র নন-লিঙ্কড, অংশগ্রহণকারী নয়, বিসুদ্ধ মেয়াদী বীমা পরিকল্পনা। ডিজিটাল-প্রথম পদ্ধতিটি কেবল অ্যাক্সেস সহজ করে না বরং টায়ার ২ এবং টায়ার ৩ শহরের বেতনভোগী ব্যক্তিদের কাছে জীবন বীমার নাগালও প্রসারিত করে।



এক্সক্লুসিভ সুবিধাগুলির মধ্যে রয়েছে প্রথম বছরের প্রিমিয়ামে ১১ শতাংশ পর্যন্ত ছাড়, যা পলিসিধারকদের জন্য প্রবেশ খরচ উল্লেখযোগ্যভাবে কমিয়ে দেয়। এই পরিকল্পনাটি ঐতিহ্যবাহী কভারেজ বৈশিষ্ট্যের বাইরেও যায়, ক্রমবর্ধমান আকাঙ্ক্ষা, জীবনযাত্রার প্রতিশ্রুতি এবং পরিবর্তিত আর্থিক অগ্রাধিকারগুলিকে কাজে লাগিয়ে ভারতের ক্রমবর্ধমান সংখ্যক বেতনভোগী ব্যক্তিদের ক্ষমতায়ন করে। পিএনবি মেটলাইফ ডিজিপ্রোটেক্ট টার্ম প্লানের মূল বৈশিষ্ট্যগুলি হল জীবন কভারেজ জীবনের জন্য সুরক্ষা প্রদান করে, যার মধ্যে রয়েছে টার্মিনাল অসুস্থতার

ক্ষেত্রে দ্রুত সুবিধা বিশেষ প্রধান মূল্যবান মেয়াদপূর্তির আগে পলিসি থেকে বেরিয়ে যাওয়ার এবং প্রদত্ত সমস্ত প্রিমিয়ামের ফেরত পাওয়ার বিকল্প - কোনও অতিরিক্ত খরচ ছাড়াই প্রিমিয়াম বিরতির বিকল্প। পলিসির তিন বছর পূর্ণ হওয়ার পর টানা ১২ মাসের জন্য প্রিমিয়াম পেমেট হুগিত করার নমনীয়তা, প্রতি ৫ বছর অন্তর উপলব্ধ স্পষ্ট দাবি পরিশোধন দাবি নিবন্ধনের এক কর্মদিবসের মধ্যে, পলিসি শুরু বা পুনরুজ্জীবিত হওয়ার ৩ বছরের অপেক্ষার সময়কালের পরে, যেটি পরে হয় (সমস্ত বাধ্যতামূলক নথি জমা দেওয়ার সাপেক্ষে) ও লক্ষ টাকা (দ্রুত সুবিধা হিসাবে) প্রদেয় প্রদানের বিকল্পগুলির পছন্দস্ব দাবির পর্যায়ে,

মনোনীতরা মৃত্যু সুবিধার পরিমাণ এককালীন, মাসিক কিস্তি, অথবা এককালীন, মাসিক কিস্তির সংমিশ্রণ হিসাবে পেতে পারেন। আকর্ষণীয় ছাড়স্ব প্রথম বছরের একচেটিয়া ছাড়, যা পরিকল্পনাটিকে আরও শাস্ত্রীয় করে তোলে। এই লক্ষ সম্পর্কে বরাতে গিয়ে, পিএনবি মেটলাইফের ব্যবস্থাপনা পরিচালক এবং প্রধান নির্বাহী কর্মকর্তা সমীর বনসাল বলেন, তভারত এখনও ৯১শতাংশ জীবন সুরক্ষার ঘাটতির সম্মুখীন, যার অর্থ, পরিবারগুলিকে আর্থিকভাবে সুরক্ষিত করার জন্য প্রয়োজন প্রতি ১০০ টাকার জন্য, মাত্র ৯ টাকা কভার করা হচ্ছে শুধু। বেতনভোগী অংশের জন্য এই ঘাটতি আরও

কলকাতায় গোলটেবিল বৈঠক ও বিনিয়োগ কর্মশালা ন্যাটহেলথ-এএইচপিআই'এর

কলকাতায় ন্যাটহেলথ, ভারতের শীর্ষস্থানীয় স্বাস্থ্যসেবা শিল্প সংস্থা, অ্যাসোসিয়েশন অফ হেলথকেয়ার প্রোভাইডার্স - ইন্ডিয়ায় সহযোগিতায় পূর্ণাঙ্গীর্ণ গোলটেবিল বৈঠকের পাশাপাশি আগামী ১৮ই ডিসেম্বর, ২০২৫ তারিখে দ্য বেস্ফল ব্রাংবে একটি কলকাতা ভিত্তি গোলটেবিল বৈঠক ও বিনিয়োগ কর্মশালায় আয়োজন করতে চলেছে। এই রুদ্ধদ্বার, অর্ধ-দিনের কর্মশালায় লক্ষ্য হল স্বাস্থ্যসেবা প্রদানকারী এবং বিনিয়োগকারীদের মধ্যে কাঠামোগত আলোচনাকে উৎসাহিত করা এবং পূর্ণাঙ্গীর্ণ স্বাস্থ্যসেবা ইকোসিস্টেম স্ট্রুজুর্নিয়োগের প্রকল্পের জোরদার করা। এই কর্মশালায় হাসপাতাল, প্রাইভেট ইকুইটি সংস্থা, বিনিয়োগ উপদেষ্টা সংস্থা এবং স্বাস্থ্যসেবা উদ্যোগীদের বড় বড় নেতারা একত্রিত হবেন, যাঁরা মূলধন প্রাপ্তি, ক্রিনিকাল গভর্নেন্স এবং স্থিতিশীল সম্প্রদায়ের পথ নিয়ে আলোচনা করেন। এই কর্মসূচিতে 'পূর্ব ভারতে স্বাস্থ্যসেবা বিনিয়োগ পরিস্থিতির নিয়ে একটি বিস্তারিত উপস্থাপনা করা হবে, এরপর ফুর্ক্কাপিং দ্য ইন্ভেস্টমেন্ট প্রোডু দ্য গ্রোথ স্টোর অফ আ ন্যাটহেলথ অর্গেনাইজেশনের ব্রম দ্য ইন্সট্রাক্ট শীর্ষক একটি উদ্যোগ-নেতৃত্বাধীন অধিবেশন আয়োজিত হবে। এই অধিবেশনে পূর্ণাঙ্গীর্ণ থেকে একটি স্বাস্থ্যসেবা উদ্যোগকে কীভাবে স্কেলিং করা সম্ভব, বিনিয়োগ চক্র কীভাবে সামলানো যায় এবং কীভাবে বুদ্ধির সঙ্গে ক্রিনিকাল গুণমান ও গভর্নেন্সের সমন্বয় সাধন করা সম্ভব, এই বিষয়গুলি তুলে ধরা হবে। ন্যাটহেলথ-এর সেক্রেটারি জেনারেল মিঃ সিন্ধার্ভ ভট্টাচার্য বলেন, ফুর্ক্কাভারতের স্বাস্থ্যসেবা ইকোসিস্টেমের

প্রতিনিধি শীর্ষ সংস্থা হিসেবে, ন্যাটহেলথ এই গুরুত্বপূর্ণ প্ল্যাটফর্মটিকে অনুঘটক করতে পেরে আনন্দিত, যা মূলধন এবং বিনিয়োগ করতে প্রতিশ্রুতিবদ্ধ ও বিশ্বাসযোগ্য স্বাস্থ্যসেবা উদ্যোগগুলির মধ্যে ব্যবধান দূর করে থাকে। বিনিয়োগকারী ও সরবরাহকারীদের একত্রিত করার মাধ্যমে, আমরা শক্তিশালী ক্রিনিকাল গভর্নেন্স, উদ্ভাবন এবং দীর্ঘমেয়াদী আর্থিক স্থায়িত্বের উপর ভিত্তি করে একটি ইকোসিস্টেম গড়ে তুলতে চাই, যা আমাদের উন্নত স্বাস্থ্য ফলাফলের দিকে চালিত করবে। এইচপিআই-এর ডিরেক্টর জেনারেল ডঃ গিরধর জুনি বলেন, ফুর্ক্কাএইচপিআই, ন্যাটহেলথ-এর সঙ্গে অংশীদারিত্ব করে এমন একটি আলোচনা উত্থাপন করতে পেরে খুশি যা পূর্ব ভারতে আর্থিকভাবে স্থিতিশীল অর্থ ক্রিনিকাল দায়িত্বশীল স্বাস্থ্যসেবার সম্প্রদায়কে সমর্থন করে। দীর্ঘমেয়াদী সিস্টেম শক্তিশালীকরণের জন্য এই ধরনের প্ল্যাটফর্মগুলি অত্যন্ত গুরুত্বপূর্ণ। এই কর্মশালায় ফুর্ক্কাভিগেটিং হেলথকেয়ার ইন্সটেস্টমেন্ট স্ট্রাটেজিস ফর সাস্টেইনেবল গ্রোথ শীর্ষক একটি

প্যানেল আলোচনাও হবে, যেখানে বিনিয়োগ এবং স্বাস্থ্যসেবা ইকোসিস্টেমের নেতৃত্বাধীন ব্যক্তিদেরা শৃঙ্খলাবদ্ধ সম্ভাবনার, ক্রিনিকাল গভর্নেন্স এবং দীর্ঘমেয়াদী মূলধন আকর্ষণ করতে সক্ষম ফ্লোয়োগ্য স্বাস্থ্যসেবা প্ল্যাটফর্ম তৈরির কৌশল

নিয়ে তাঁদের মূল্যবান অন্তর্দৃষ্টি ভাগ করে নেন। কলকাতা গোবর্কিল বৈঠকে ন্যাটহেলথ-এর কৌশলগত অগ্রাধিকারের একটি সন্নিবিষ্ট বিবরণ, ন্যাটহেলথ কর্মকর্তা পোর্টল এবং ১২তম ন্যাটহেলথ অর্গেনাইজেশন সার্কেল অফ ইকোসিস্টেমের

পালঘর ও বইসার স্টেশন দিয়ে ট্রেন চলাচল সম্পর্কিত তথ্য প্রদান রেলমন্ত্রীর

আর্থিক লিপি প্রতিবেদনঃ বর্তমানে পালঘর স্টেশন দিয়ে ১০৪টি ট্রেন চলাচল করে। এর মধ্যে রয়েছে ৪৬টি মেইল/এক্সপ্রেস, ১৬টি প্যাসেঞ্জার ও ৪২টি সাবান পরিষেবা। অন্যদিকে বইসার স্টেশন দিয়ে ৯৯টি ট্রেন চলাচল করে, তার মধ্যে রয়েছে ৪১টি মেইল/এক্সপ্রেস, ১৬টি প্যাসেঞ্জার ও ৪২টি সাবান পরিষেবা। পালঘর স্টেশন দিয়ে যে সমস্ত ট্রেন চলাচল করে তার মধ্যে রয়েছে, ১২৪৯১/১২৪৯২ বান্দা টার্মিনাস-এসএমভিডি কাতরা স্বরাজ এক্সপ্রেস, ১২৪৮৯/১২৪৯০ শ্রী গঙ্গানগর-দাদার এক্সপ্রেস, ১২৯০১ দাদার-আহমেদাবাদ গুজরাট মেল এক্সপ্রেস, ১২৯৯৯/১২৯০০ শ্রী গঙ্গানগর-দাদার এক্সপ্রেস, ১২৯৯৫/১২৯৯৬ বান্দা টার্মিনাস-জয়পুর এক্সপ্রেস, ১২৯৯৫/১২৯৯৬ বান্দা টার্মিনাস-আজমের্ড এক্সপ্রেস, ১২৯০৭/১২৯০৮ হুমানগড়-দাদার রনকপুর এক্সপ্রেস, ১২৯০৮/১২৯১০ আজমের্ড-মাইসুর এক্সপ্রেস, ১২৯০১/১২৯০২ ভিরার-সুরাট এক্সপ্রেস প্রভৃতি। বইসার দিয়ে যে সমস্ত ট্রেন চলাচল করে তার মধ্যে রয়েছে, ১২৯০৫/১২৯০৬ বান্দা টার্মিনাস-সুরাট এক্সপ্রেস, ১২৯১১/১২৯১২ শ্রী গঙ্গানগর-ভিরবনগুপ্তরম উত্তর (কোচুভেলি) এক্সপ্রেস, ১২৯০৩/১২৯০৪ ভেরাভাল-ভিরবনগুপ্তরম সেন্ট্রাল এক্সপ্রেস, ১২৯০৫/১২৯০৬ গান্ধীধাম-নাগেরকেইল এক্সপ্রেস, ১২৯০৭/১২৯০৮ ওখা-এনকিলাম এক্সপ্রেস, ১২৯০৮/১২৯০৯ মশবনগুপ্তর-বিকানোর এক্সপ্রেস, ১২৯০৯/১২৯০৯ ভিরার-সুরাট এক্সপ্রেস, ১২৯০৫/১২৯০৬ দাদার-পোরবন্দর সৌরাষ্ট্র এক্সপ্রেস প্রভৃতি। রেল, তথ্য ও সম্প্রচার এবং ইলেকট্রনিক্স ও তথ্যপ্রযুক্তি মন্ত্রী অশ্বিনী বৈষ্ণব বুধবার লোকসভায় এক প্রশ্নের জবাবে এই তথ্য জানিয়েছেন।

CHANGE OF NAME

I, KHAIBAR SEKH S/O-AMBAR ALI SEKH resident at Tiorkhali, P.O- Maheshganj, P.S- Nabadwip, Dist- Nadia have declared that my name wrongly written KHAIBAR ALI SEKH as my daughter Salmina Khatun's birth certificate. KHAIBAR SEKH (correct) & KHAIBAR ALI SEKH (wrong) both are same person vide affidavit of Judicial Magistrate (1st Class) at Nabadwip, Nadia on 05/12/25.

নাম পরিবর্তন

ANCHHAR ALI আমার প্রকৃত নাম যা আমার আমার কার্ডে (৭৯৩৩ ৩৯৯৬ ৮৪৪৪) এবং প্যান কার্ডে (FZPFA1963Q) লেখা আছে কিন্তু আমার নামীয় মিউনিসিপালিটি ট্যাক্স রিসিটে (ফোব্রিং নং- ১৫/সি, তালপুত্র রোড, ওয়ার্ড নং ২১, বারাসাট (পৌরসভা) আমার প্রকৃত নাম ANCHHAR ALI হলে ভুলবশতঃ MD. ANSUR লেখা হয়েছে এবং ভোটার কার্ডে (RQL 154401) ANCHHAR MOLLA লেখা হয়েছে। এখন ANCHHAR ALI এবং ANCHHAR MOLLA এবং MD. ANSUR ALI আইনের দৃষ্টিতে একই ব্যক্তি। এই মর্মে ইংগারি 19/12/2023 তারিখে বারাসাট নোটারি পাবলিক সমীপে 19 নং এফিডেভিট করলাম।

PUBLIC NOTICE

NOTICE is hereby given that my son Babu Gupta, wife of Sri Sunil Kumar Gupta, resident of Jagadishpur, Bhagar More, Kamrabad Gram Panchayat, PO - Sonarpur, PS - Narendrapur, Dist - South 24 Parganas claims to be the absolute owner of All that piece or parcel of land measuring 1 Katta 15 Chakr more or less out of 66 claims, together with all easement rights thereto regarding of Mouza- Jagadishpur, I.L. No. 25, R.S. NO-53, Tola No-109, under R.S. Dag No-136, I.L. Dag No-189291, under R.S. Khatun No. 75, L.R. Khatun No. 331, 332, I.L. Dag No-331, I.L. Dag No-189291, area 13.32 chakr 22.5 ft. and I.L. Khatun No. 332, I.L. Dag No-189291, area 15 chakr 22.5 ft.) now within the limits of Kamrabad Gram Panchayat, under Police Station and A.D.S.R. Office at Sonarpur, District- South 24 Parganas vide Deed of Sale registered in A.D.S.R. Sonarpur recorded in Book No. 1, Volume No. 1608-2017, Page from 25834 to 25854 Being No. 1218 for the year 2017. The prior chain deed in respect of the said Property being the Original Deed of Sale registered in A.D.S.R. Sonarpur recorded in its Book No. 1, Volume No. 118, Page from 397 to 404 being Deed No. 6237 of 2005. (The said Prior Deed was lost from the custody of the aforesaid owner on 20.10.2025 and consequently a General Diary was registered with Sonarpur Police Station vide GDE No. 249 dated 13/12/2025. Therefore any person/s having any right, title or interest or any claim, demand or objection of any nature whatsoever against or in respect of the said Property or any part thereof is hereby requested to notify the same in writing to the undersigned with supporting documentary evidence within 14 days from the date hereof, failing which no such claims, demands, objections, etc. shall be entertained and the said Property shall be considered as free from all encumbrances and the said owner shall be free to transfer, charge, mortgage or alienate the same in any manner whatsoever in favour of any person/s or institution whatsoever.

Shri. Pranayam Chandra, Advocate
Address: 173, Bangur Avenue, Block - C, Kolkata-700055.
Contact No. 8777407081
Email ID: instalegalservices@gmail.com

পূন্যন লৈজাল বঁক
(সার ফরম অফ)

pnb
punjab national bank
(সি.এফ.ইউ.ইউ.ইউ.)

পরিশিষ্ট ৪ (রুল ৮(১))
দলিল বিজ্ঞপ্তি
(যেবস সম্পত্তির জন্য)

এআরএমবি কলকাতা দক্ষিণ

ইউনাইটেড টওয়ার (১৫ তল), সাউথ উইং, ১১, হেমন্ত বসু সরণি, কলকাতা-৭০০০০১

যেহে, আমি, নিম্নস্বাক্ষরকারী, সিকিউরিটি ইন্ডেক্স আন্ড রিকনস্ট্রাকশন অফ ফিন্যান্সিয়াল অ্যাসেস্টস্ আন্ড এনকোর্পোমেন্ট অফ সিকিউরিটি ইন্সট্রুমেন্টস্ আন্ড, ২০০২-এর অধীনে পঞ্জায় নাশনাল ব্যঙ্কের অনুমোদিত কর্মকর্তা এবং সিকিউরিটি ইন্সট্রুমেন্টস্ (এনকোর্পোমেন্ট) কর্তব্য, ২০০২-এর বিধি ও সহ পঠিত ধারা ১৩-এর অধীনে প্রদত্ত ক্ষমতা প্রয়োগ করে, পঞ্জায় নাশনাল ব্যঙ্ক, শাখা অফিস : দক্ষিণ চাত্রা (সোল অফি- ০৭৬৩২০)-এর স্বগৃহীত আত্মীকৃত ম্যাজর বাউন্স বিবি এবং মহা মাজহার আলীকে একটি চাহিদা বিজ্ঞপ্তি জারি করেছি, যার তারিখ: ০৯.০৬.২০২৫, এবং উক্ত বিজ্ঞপ্তিতে উল্লিখিত ২৮.৭৪.৯৬২.৭৯ টাকা (আটাল লক্ষ চাত্রার হাজার নয়শত বাষটি টাকা এবং উত্রাশি পয়সা মাত্র) এবং ৩১-০৫-২০২৫ তারিখ থেকে সম্পূর্ণ পরিশোধ না হওয়া পর্যন্ত তার উপর প্রযোজ্য সুদসহ (এতদ্বারা "সুরক্ষিত স্ব" হিসাবে উল্লিখিত) বিজ্ঞপ্তির তারিখ/উক্ত বিজ্ঞপ্তি প্রাপ্তির তারিখ থেকে ৩০ দিনের মধ্যে পরিশোধ করার জন্য আহ্বান জানানো হয়েছে। স্বগৃহীত আত্মীকৃত অর্থ পরিশোধ করতে বার্থ হওয়ার, এতদ্বারা স্বগৃহীত এবং সাধারণ জনগণকে জানানো হচ্ছে যে, নিম্ন-স্বাক্ষরকারী ২০০২ সালের সিকিউরিটি ইন্সট্রুমেন্টস্ (এনকোর্পোমেন্ট) কর্তব্য-এর বিধি ৮ সহ পঠিত আইনের ধারা ১৩-এর উপধারা (৪)-এর অধীনে প্রদত্ত প্রদত্ত ক্ষমতা প্রয়োগ করে, এবং ২৫ সালের ৬ ডিসেম্বর তারিখ নিচে বর্ণিত সম্পত্তির দখল গ্রহণ করেছেন।

সুরক্ষিত সম্পদ পুনরুদ্ধার করার জন্য উপলব্ধ সময় সম্পর্কে আইনের ধারা ১৩-এর উপধারা (৮)-এর বিধানগুলির প্রতি স্বগৃহীত/জামিনদার/বন্ধকদাতার দৃষ্টি আকর্ষণ করা হচ্ছে।

বিশেষ করে স্বগৃহীত আত্মীকৃত এবং সাধারণভাবে সাধারণ জনগণকে এতদ্বারা সতর্ক করা হচ্ছে যে, তারা যেন এই সম্পত্তি নিয়ে কোনো লেনদেন না করেন এবং সম্পত্তির সাথে যেকোনো লেনদেন পঞ্জায় নাশনাল ব্যঙ্কের ২৮.৭৪.৯৬২.৭৯ টাকা (আটাল লক্ষ চাত্রার হাজার নয়শত বাষটি টাকা এবং উত্রাশি পয়সা মাত্র) এবং ৩১-০৫-২০২৫ তারিখ থেকে তার উপর প্রযোজ্য সুদের চাত্রের অধীন হবে। প্রথম অংশ (অন্যভাবে সম্পত্তির বন্ধক) - প্রযোজ্য নয়।

দ্বিতীয় অংশ (স্থাবর সম্পত্তির বিবরণ): পরগনা - বলিয়া, মৌজা - চাঁদপুর, জে. এল. নং ১১, তৌজি নং ৩২৭০, এল. আর. খতিয়ান নং ১৫৬৫, আর. এস. ও.এল. আর. দাগ নং ৮৬, পানা - বাউড়িয়ার অধীন অবস্থিত জমি ও তার উপর নির্মিত ভবনের নায়দসত বন্ধক। জমির পরিমাণ: মোট ১২ ডেসিমের জমির মধ্যে ৩০ ডেসিমের বাউড়ি জমি, যা ২০১৪ সালের ১০৪১০ নং দানপত্র দলিল মূলে বাউড়িয়া এডিএআরও-তে নিবন্ধিত, বুক নং ১, খণ্ড নং ২২, পৃষ্ঠা নং ৭৩৭৬ থেকে ৭৩৮২-তে নিবন্ধিত। সম্পত্তিটি মহা মাজহার আলীর নামে রয়েছে। সম্পত্তির চৌহদ্দি নিম্নরূপ - উত্তরে: পদ্মা নদী, দক্ষিণে: মোঃ মাজেদ আলীর সম্পত্তি, পূর্বে: সাধারণ রাস্তা, পশ্চিমে : মহা মাজেদ আলীর সম্পত্তি।

তারিখ: ১৯.১২.২০২৫
হুদ: চাঁদপুর

অনুমোদিত আর্থিক কর্মকর্তার নামদান ব্যঙ্ক

নাম/পদবি পরিবর্তন

অমি, ARKAROY, পিতা Sri Sambhu Nath Roy, ঠিকানা: ৩৬, বি. টি. রোড, অনন্দকীর্ণ, পো- টিগাপুত্র, থানা- ময়ূর, বেল- উত্তর ২৪-পারদা, কলকাতা ৭০০১১১। আমার অসল এবং সঠিক নাম ARKA ROY, পিতা Sri Sambhu Nath Roy আমার পাসপোর্টে উল্লিখিত প্রকৃত নাম, আমার বাকের নাম Sambhu Nath Roy এর নামের প্রকৃত এবং সঠিক বনামের পরিবর্তে Sambhunath Roy হিসেবে লিপিবদ্ধ করা হয়েছে। উপরোক্ত কথা ব্যতীত, আমার অন্যান্য সমস্ত নথিতে, অর্থাৎ, আমার ভোটার পরিচয়পত্র এবং প্যান কার্ড এবং আমার আবার কার্ড, আমার বাকের নামের সঙ্গে আমার নাম ARKA ROY, পিতা Sri Sambhu Nath Roy হিসেবে লিপিবদ্ধ করা হয়েছে। ১১.১২.২০২৫ তারিখের নোটারি, ভারত সরকার-এর মাফে SAMI ROY, পিতা Sri Sambhu Nath Roy এবং ARKA ROY, পিতা Sri Sambhu Nath Roy, একই ব্যক্তি, আর কেউ নয়। এই হলফনামাটি শপথ গ্রহণের উদ্দেশ্যে, উপযুক্ত কর্তৃপক্ষের সামনে এটি উপস্থাপন করা হচ্ছে, যেখানে প্রয়োজনে আমার নামের সাথে আমার বাকের নামের প্রকৃত এবং সঠিক বনাম ARKA ROY, পিতা Sri Sambhu Nath Roy এবং ভবিষ্যতে এই বিষয়ে জটিলতা এড়াতে হবে।

CHANGE OF NAME

I, Baldeva Rajani Govindlalji, Rajani Baldeva (Old Name) D/o Late Govindlal Baldeva, Govind Lal Ji Baldeva, Govindlal Baldeva W/o Atul Sarda Residing at Vivek Vihar, Phase-2, Block-H, Flat-303, 493/ C/A, G.T Road (South), P.o - Shibpur, P.s- Shibpur, Howrah, Pin - 711102, West Bengal India Have Changed my name and shall henceforth be known as Rajani Sarda (New Name) as declared before the Notary Public Kolkata vide affidavit Date 18-12-2025. Baldeva Rajani Govindlalji, Rajani Baldeva (Old Name) and Rajani Sarda (New Name) both as same and one identical person.

Office of the Shikharbali-II Gram Panchayat
Vill.-Mamudpur, P.O.-Indrapala, P.S.-Baruipur, Pin-743610
Block-Baruipur, Dist.-South 24 Parganas

Notice Inviting e-Tender

For and on behalf of the Shikharbali-II Gram Panchayat, undersigned invites tenders through E-Tendering No. 08, Memo No. 888, process for the following 1 No work. Fund: 5th SFC Untied. Tender documents download and Bid submission start date & time: 29.11.2025, 5.30 P.M. Tender documents download and Bid submission end date & time: 30.12.2025, 12.00 Noon. Bid Opening Date & Time: 02.01.2026, 12.00 Noon. Memo No. 923 and 931, Total 24 Nos of works. Fund: APAS (Untied) & APAS. Tender documents download and Bid submission start date & time: 17.12.2025, 12.00 Noon. Tender documents download and Bid submission end date & time: 27.12.2025, 12.00 Noon. Bid Opening Date & Time: 29.12.2026, 02.00 P.M. Other information will be website www.wbtenders.gov.in

Sd/- Pradhan
Shikharbali-II Gram Panchayat

OFFICE OF THE BOARD OF COUNCILLORS
HALISAHAR MUNICIPALITY

SHORT E-TENDER NOTICE
E-Tenders are invited by the Chairman, Halisahar Municipality, Halisahar, North 24 Parganas. Tender No. WBMD/ULB/HM/APAS-10(2025-26) DT. 19.12.2025

Tender Title - VARIOUS WORKS FOR DEVELOPMENT OF THE HALISAHAR MUNICIPAL AREA FROM APAS SCHEME/GOVT. GRANT. Detail will be available at Website - http://wbtenders.gov.in

Sd/- Chairman
Halisahar Municipality

নাম/পদবি পরিবর্তন

অমি, SAMI ROY, পিতা Sri Sambhu Nath Roy, ঠিকানা: ৩৬, বি. টি. রোড, অনন্দকীর্ণ, পো- টিগাপুত্র, থানা- ময়ূর, বেল- উত্তর ২৪-পারদা, কলকাতা ৭০০১১১। আমার অসল এবং সঠিক নাম SAMI ROY, পিতা Sri Sambhu Nath Roy আমার পাসপোর্টে উল্লিখিত প্রকৃত নাম, আমার বাকের নাম Sambhu Nath Roy এর নামের প্রকৃত এবং সঠিক বনামের পরিবর্তে Sambhunath Roy হিসেবে লিপিবদ্ধ করা হয়েছে। উপরোক্ত কথা ব্যতীত, আমার অন্যান্য সমস্ত নথিতে, অর্থাৎ, আমার ভোটার পরিচয়পত্র এবং প্যান কার্ড এবং আমার আবার কার্ড, আমার বাকের নামের সঙ্গে আমার নাম SAMI ROY, পিতা Sri Sambhu Nath Roy হিসেবে লিপিবদ্ধ করা হয়েছে। ১১.১২.২০২৫ তারিখের নোটারি, ভারত সরকার-এর মাফে SAMI ROY, পিতা Sri Sambhu Nath Roy এবং SAMI ROY, পিতা Sri Sambhu Nath Roy, একই ব্যক্তি, আর কেউ নয়। এই হলফনামাটি শপথ গ্রহণের উদ্দেশ্যে, উপযুক্ত কর্তৃপক্ষের সামনে এটি উপস্থাপন করা হচ্ছে, যেখানে প্রয়োজনে আমার নামের সাথে আমার বাকের নামের প্রকৃত এবং সঠিক বনাম SAMI ROY, পিতা Sri Sambhu Nath Roy এবং ভবিষ্যতে এই বিষয়ে জটিলতা এড়াতে হবে।

Office of the Shikharbali-II Gram Panchayat
Vill.-Mamudpur, P.O.-Indrapala, P.S.-Baruipur, Pin-743610
Block-Baruipur, Dist.-South 24 Parganas

Notice Inviting e-Tender

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Sd/- Pradhan
Shikharbali-II Gram Panchayat

BOARD OF THE COUNCILLORS NAIHATI NAIHATI MUNICIPALITY
1, R.B.C. ROAD, NAIHATI NORTH 24 PARGANAS

NIT(e)/63/DECEMBER-03/ 2025-26
Memo No.: 3593/MC-11
Date: 18.12.2025

Online Tenders are invited by the Chairman on behalf of the Naihati Municipality through electronic tendering (e-tendering) for the following 4 (Four) Nos of works. Documents download start date & time.: 19.12.2025 after 09:30 Hrs. Bid submission start date & time (online): 19.12.2025 after 10:00 Hrs. Bid Submission closing date & time (online): 13.01.2026 after 16:00 Hrs. Bid opening date & time for Technical Proposals (online): 15.01.2026 after 16:00 Hrs. WB Govt. e-tender website must be followed.

Sd/- Chairman
Naihati Municipality

E-Tender Notice

Prodhan, Giza Poali Gram Panchayat Invites E-Tender NIT No.- G. Poali/626 dated- 02.12.2025 from APAS Fund. Bid submission ending date: 05.01.2025 upto 14:55 Hours (For SI.Nos.6 & 9) and 07.01.2025 upto 14:55 Hours (For SI.Nos.1,2,3,4,5,7,8 & 10 to 17), for further details, please visit at: www.wbtenders.gov.in.

Sd/- Pradhan
Giza Poali Gram Panchayat
Budge Budge-II Dev. Block South 24 Parganas

This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the Letter of Offer dated November 01, 2025 the "Letter of Offer" or ("LOF") filed with the BSE Limited ("BSE") and the Securities and Exchange Board of India ("SEBI").

annvrridhhi
VENTURES LTD.

ANNVRRIDHHI VENTURES LIMITED
(Formerly Known as J. Taparia Projects Limited)
CIN: L46101WB1980PLC032979

ANNVRRIDHHI VENTURES LIMITED (Formerly Known as J. TAPARIA PROJECTS LIMITED) (CIN: L46101WB1980PLC032979) was incorporated on September 08, 1980 as public limited company under the Companies Act, 1956 in Calcutta. The Company obtained the Certificate of Commencement of Business on October 08, 1980, from the Registrar of Companies, West Bengal. The Corporate Office of the Company is situated at: Office No 306 3rd Floor, Urban 2 Bhayli, Vasma Road, Vadodra, Gujarat-390007. The Registered Office of the Company is situated at: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073. For details of changes in registered office of our Company, see "General Information" beginning on page 44 of the Letter of Offer. The Company has received a new Certificate of Incorporation pursuant to the change of name to "ANNVRRIDHHI VENTURES LIMITED" dated November 15, 2024 from the office of the Central Processing Centre. For details of changes in the name and registered office of our Company, refer chapter titled "General Information" on page 44 of this Letter of Offer.

Corporate Office: Office No 306 3rd Floor, Urban 2 Bhayli, Vasma Road, Vadodra, Gujarat-390007
Registered Office: Room No. 202, 41/A, Tara Chand Dutta Street, 2nd Floor, Chittaranjan Avenue Kolkata, West Bengal-700073
Contact Number: +91 76000 94367 E-mail Address: office@annvrridhhi.com; Website: www.annvrridhhi.com;
Contact Person: Ms. Sakina Talibhusein Lokhandwala, Company Secretary and Compliance Officer.

PROMOTERS OF OUR COMPANY: MR. SARVESH MANMOHAN AGRAWAL AND MR. CHIRAYU AGRAWAL
PROMOTER GROUP OF OUR COMPANY: MR. MANMOHAN SHREEGOPAL AGRAWAL AND M/S. SWANAYRA GLOBAL LLP

RIGHTS ISSUE OF UPTO 3,78,00,000 PARTLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("RIGHTS EQUITY SHARES") OF ANNVRRIDHHI VENTURES LIMITED (FORMERLY KNOWN AS J. TAPARIA PROJECTS LIMITED) (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 10.00/- EACH ("ISSUE PRICE") FOR AN AMOUNT AGGREGATING UPTO ₹ 3780.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 7 (SEVEN) RIGHTS EQUITY SHARES FOR EVERY 3 (THREE) FULLY PAID-UP EQUITY SHARE HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS AS ON THE RECORD DATE, FRIDAY, NOVEMBER 07, 2025, ("ISSUE"). FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 82 OF THIS LETTER OF OFFER (the "LOF").

*Assuming full subscription and receipt of all Call Monies with respect to Rights Equity Shares.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all the investors for their response to the Issue, which opened for subscription on Monday, 17th November, 2025 and closed on Tuesday, 16th December, 2025 and the last date for On-Market Renunciation of Rights Entitlements was Thursday, November 20, 2025. Out of the total 1431 Applications for 3,27,86,068 Rights Equity Shares, 774 Applications for 31,64,421 Rights Equity Shares were rejected due to technical reason, 45,426 Rights Equity Shares were partially rejected as disclosed in the Basis of allotment approved by BSE Limited ("BSE"). The total number of valid Applications received were 657 Applications for 2,96,21,647 Rights Equity Shares. Final subscription is 78.36 % after removing rejection of Rights Equity Shares under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on 17th December, 2025, in consultation with the Registrar to the Issue ("RTA") and BSE Limited ("BSE"), the Designated Stock Exchange, the Rights Issue Committee authorized 2,96,21,647 partly Paid-up Rights Equity Shares on 17th December, 2025 to the successful Applicants. All valid Applications have been considered for allotment.

1. The break-up of valid applications received through ASBA is as under:

Applicants	No. of applicants	No. of Equity Shares allotted against REs	No. of Rights Equity Shares allotted against valid additional shares	Total Equity Shares allotted
Eligible Equity Shareholders	639	18887043	10462139	29349182
Renounees	18	5395	267070	272465
Total	657	18892438	10729209	29621647

2. Information regarding total applications received

Summary of Allotment in various categories is as under:

Category	Gross			Less: Rejections / Partial Amount			Valid		
	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount	Applications	Equity Shares	Amount
Eligible Equity Shareholders	671	29404434	73511085.00	32	555252	138130.00	639	29349182	73372955.00