

MSIL: COS: NSE&BSE: 2025/07 10

24th July 2025

Vice President

National Stock Exchange of India Limited "Exchange Plaza", Bandra – Kurla Complex

Bandra (E),

Mumbai - 400 051

General Manager

Department of Corporate Services

**BSE** Limited

Phiroze Jeejeebhoy Towers

Dalal Street, Mumbai - 400 001

#### Sub: Copy of notice published in newspaper

Dear Sir (s),

Please find attached herewith the newspaper notice published in the 'Financial Express' and 'Jansatta' regarding information on 44th Annual General Meeting, record date and final dividend of the Company.

Kindly take the same on record.

Thanking You,

Yours truly,

For Maruti Suzuki India Limited

Sanjeev Grover Executive Officer & Company Secretary

#### MARUTI SUZUKI INDIA LIMITED

Head Office: Maruti Suzuki India Limited, 1, Nelson Mandela Road, Vasant Kunj, New Delhi - 110070, India Tel: 011-46781000, Fax: 011-46150275/46150276 Email id: contact@maruti.co.in, www.marutisuzuki.com

**Gurgaon Plant:** Maruti Suzuki India Limited, Old Palam Gurgaon Road, Gurgaon - 122015, Haryana, India.

Manesar Plant: Maruti Suzuki India Limited, Plot no.1, Phase- 3A, IMT Manesar, Gurgaon - 122051, Haryana, India. Tel: 0124-2346721-30, Fax: 0124-2341304 | Tel: 0124-4884000, Fax: 0124-4884199

**FINANCIAL EXPRESS** 

CIN: L74210MH1999PLC122886 Regd Off: J. Kumar House, CTS No. 448, 448/1, 449, Subhash Road, Vile Parle (East), Mumbai 400 057, Maharashtra, India, Phone: +91 22 67743555. Fax: +91 22 26730814, Email: investor.grievances@jkumar.com, Website: www.jkumar.com,

#### NOTICE FOR SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice to Shareholders is hereby given that, pursuant to SEBI vide its circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 02" July 2025 all shareholders are hereby informed that a special window is being opened for a period of six months, from 07" July 2025 till 06" January 2026, in order to facilitate re-lodgement of transfer of requests of physical shares. This facility is available for the investors who had lodged their Transfer deeds prior to the deadline of 01st April 2019, and which were rejected. returned, or remain unattended due to document deficiencies and all such transfers shall be processed in demat mode.

The concerned investors are now requested to re-lodge the transfer request along with necessary documents to our Registrar and Share Transfer Agent (RTA)-M/s. Bigshare Services Private Limited having its

#### Bigshare Services Private Ltd.

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai, Maharashtra, 400093

E-mail: investor@bigshareonline.com Website: www.bigshareonline.com

for J. Kumar Infraprojects Limited

Poornima Reddy Company Secretary & Compliance Officer



Place: Mumbai

Date : 23rd July, 2025

BOMBAY CYCLE & MOTOR AGENCY LIMITED @ MOTOR Regd. Off.: S.V.P. Road, Opera House, Mumbai - 400 007. CIN: L74999MH1919PLC000557

Tel.: (022) 23612195/96/97 E-mail: investors@bcma.in Website: www.bcma.in

NOTICE

Notice is hereby given that pursuant to the provisions of Section 124 of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the equity shares of those members who have not encashed or claimed dividend for seven consecutive years or more are liable to be transferred to the Investor Education and Protection Fund Authority (IEPF).

In compliance with the said Rules, the Company has dispatched individual notices to all the concerned Members whose shares are liable to be transferred to IEPF. Full details of such Members are made available on the Company's website at www.bcma.in.

In this connection, the concerned Members may please note the following -(a) For Members holding shares in physical form - The Company would issue new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to IEPF as per Rules & upon such issue, original share certificate(s) registered in their name will stand automatically cancelled and be deemed non-negotiable.

(b) For Members holding shares in electronic form - Their demat account will be debited for the shares liable for transfer to IEPF.

case the Company does not receive any valid claim from the concerned shareholders by September 19, 2025, the Company shall with a view to comply with the Rules, transfer the unclaimed dividend and the corresponding equity shares to IEPF, without any further notice. No claim shall lie against the Company in respect of the unclaimed dividend and the shares transferred to IEPF. However, the unclaimed dividend and the shares transferred to IEPF including all the benefits accruing on such shares, if any, can be claimed back by the concerned shareholders from IEPF after following the procedure prescribed by the Rules.

In order to receive the correspondence, if any, from the Company in a timely manner, Members are requested to register their e-mail addresses with the RTA (in case of shares held in physical form) by sending a request on csg-unit@in.mpms.mufg.com and your Depository Participant(s) (in case of shares held in dematerialized form).

For Bombay Cycle & Motor Agency Limited

Place: Mumbai Dated: July 23, 2025

Nidhi Agarwal Company Secretary & Compliance Officer

### motherson 1 SAMVARDHANA MOTHERSON INTERNATIONAL LIMITED (CIN- L35106MH1986PLC284510)

Regd. Office: Unit - 705, C Wing, ONE BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai-400051, India

Ph: +91 22- 61354800; Fax: +91 22- 61354801 Corporate Office: 11th Floor, Plot No.1, Sector 127, Noida-201301, Uttar Pradesh, India

**Ph:** +91 120 6679500; **Fax:** +91 120 2521866; Email: investorrelations@motherson.com; Website: www.motherson.com

Investor Relations Phone Number: +91 120 6679500

### NOTICE OF POSTAL BALLOT / E-VOTING TO THE MEMBERS Members are hereby informed that pursuant to Section 110 of the Companies Act, 2013,

(the "Act") read with Rule 22 of the Companies (Management and Administration) Rules, 2014, (the "Rules") as amended from time to time, Samvardhana Motherson International Limited (the "Company") is seeking approval from its Members by passing the resolution as set out in the Postal Ballot Notice dated July 10, 2025 ("Notice") by way of remote electronic voting. In terms of Section 110 of the Act, read with Rule 22 of the Rules and General Circular No.

14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 8, 2021, General Circular No. 3/2022 dated May 5, 2022 and General Circular No. 09/2023 dated September 25, 2023 and General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("Circulars"), the Postal Ballot Notice has been sent by e-mail on July 22, 2025, only to those Members who have registered their e-mail addresses with the Company / Registrar and Share Transfer Agent (in respect of shares held in physical form) or with their Depository Participants (in respect of shares held in dematerialized form) and made available to the Company by the respective Depository Participants. The communication of the assent or dissent of the members would take place through the remote e-voting system only for following matters:

Item No.	Description of the Resolution
1.	Special Resolution - To consider and approve 'Samvardhana Motherson International Limited – Employee Stock Option Scheme 2025'

Special Resolution - To consider and approve grant of Options to the eligible employees of the Subsidiary Company(ies) of the Company under 'Samvardhana Motherson International Limited - Employee Stock Option Special Resolution - To consider and approve grant of employee stock

options to the eligible employees of Group Company(ies) under 'Samvardhana Motherson International Limited - Employee Stock Option Special Resolution - To consider and approve secondary acquisition of

equity shares of the Company through Trust route for the implementation of 'Samyardhana Motherson International Limited – Employee Stock Option Special Resolution - To consider and approve provision to grant loan,

provide guarantee or security in connection with the loan by the Company for purchase of its own Shares by the Trust under the 'Samvardhana Motherson International Limited – Employee Stock Option Scheme 2025' The Company has engaged the services of M/s. KFin Technologies Limited ("KFintech")

for providing e-voting facility to all its members. Members are requested to note that the voting shall commence from Thursday, July 24, 2025 (0900 Hours IST) and shall end on Friday, August 22, 2025 (1700 Hours IST). E-voting will not be allowed beyond the aforesaid date and time and the e-voting module shall be forthwith disabled by KFintech upon expiry of the aforesaid period.

The Board of Directors of the Company has appointed Mr. D.P. Gupta, Practicing Company Secretary of M/s. SGS Associates LLP as the Scrutinizer for conducting the Postal Ballot and e-voting process in a fair and transparent manner.

The Notice has been sent/published/displayed for all the Members, whose names appear in the Registrar of Members/List of Beneficial Owners as received from Depositories i.e. National Securities Depository Limited ("NSDL")/Central Depository Services (India) Limited ("CDSL") as on July 18, 2025, being the cut-off date. A person who is not a member as on the cut-off date should treat this notice for information purpose only.

Members whose email IDs are not registered with the Company/ Depository Participants(s), and consequently Notice of Postal Ballot and e-Voting instructions cannot be serviced, are requested to register/update the same by submitting the requisite Form ISR 1 (available on the link https://ris.kfintech.com/clientservices/isc/default.aspx)

Members holding shares in electronic form are requested to update their email address and mobile number with their respective Depository Participants.

The Notice is available on the Company's website viz., www.motherson.com and on the website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and the website of KFintech at https://evoting.kfintech.com/

The results of the Postal Ballot shall be declared by the Chairman or any person

authorized by the Chairman on or before August 25, 2025 and communicated to the Stock Exchanges and shall also be displayed on the Company's website viz., www.motherson.com and the website of e-voting agency at https://evoting.kfintech.com/ In case of any query on e-voting, members may refer to the "Help" and "FAQs" sections / evoting user manual available through a dropdown menu in the "Downloads" section of KFintech's website for e-voting i.e. https://evoting.kfintech.com/

#### Contact details for addressing e-voting related queries/ grievances, if any: Email ID: investorrelations@motherson.com

Date: 23.07.2025

Place: Noida, Uttar Pradesh

(Kind Attention-Company Secretary); Tel No. +91 120 6679500 and/or at Toll Free No.: 1800 345 4001, e-mail: einward.ris@kfintech.com

> By order of the Board For Samvardhana Motherson International Limited

Alok Goel Company Secretary

Place: Mumbai

Date: July 23, 2025

### WINRO COMMERCIAL (INDIA) LIMITED

CIN: L51226MH1983PLC165499 Regd. Office: 209/210, Arcadia Building, 2nd Floor, 195, Nariman Point, Mumbai - 400 021, Telephone: 022-40198600, Fax: 022-40198650,

### SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES OF WINRO COMMERCIAL (INDIA) LIMITED

Email id: winro.investor@gcvl.in. Website: www.winrocommercial.com

Pursuant to SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, all the shareholders of Winro Commercial (India) Limited are hereby informed that a Special Window has been opened for a period of six months from July 7, 2025 to January 6, 2026 to facilitate the re-lodgement of transfer requests of

This facility is available only for re-lodgement of transfer deeds lodged prior to April 01, 2019 and which were rejected, returned or not attended to due to deficiencies in documents/process/or otherwise.

Investors who have missed the earlier deadline of March 31, 2021 are encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's Registrar and Transfer Agent i.e. MUFG Intime India Private Limited at C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai-400083, Tel No.: +91 8108118484, email: csg-unit@in.mpms.mufg.com within stipulated period. The Company's website <u>www.winrocommercial.com</u>, has been updated with the

circular detailing the opening of this special window.

Place: Mumbai

Date : 23" July, 2025

For Winro Commercial (India) Limited Jitendra Parihar

Company Secretary & Compliance Officer Membership No.: A40734

# ♦ CDSL

#### CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED CIN: L67120MH1997PLC112443

Registered Office: Unit No. A-2501, Marathon Futurex, Mafatlal Mills Compound, N.M. Joshi Marg, Lower Parel (East), Mumbai-400 013, Maharashtra, India. Tel: 91-22-6234 3000 / 3001

Email ID: shareholders@cdslindia.com Website: www.cdslindia.com NOTICE OF THE TWENTY-SEVENTH (2711)

## ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

1. NOTICE is hereby given that the Twenty Seventh (27") Annual General Meeting ("AGM") of the Members of Central Depository Services (India) Limited ("the Company/CDSL") will be held on Thursday, August 14, 2025 at 11:00 A.M. Indian Standard Time ("IST") through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") facility, without physical presence of the Members of the Company, to transact the businesses, as set out in the Notice of the AGM, circulated in compliance with applicable provisions of the Companies Act, 2013 (the "Act") and Rules made thereunder, read with the General Circular No. 09/2024 dated September 19, 2024, No. 09/2023 dated September 25, 2023 and No. 20/2020 dated May 05, 2020 and other circulars issued in this respect by Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India, and other applicable circulars issued in this regard. Members can attend the Meeting and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM and the detailed procedure for e-voting will be provided in the Notice of the AGM. Members attending the Meeting through VC/OAVM shall be counted for the purpose of reckoning the guorum under Section 103 of the Act.

In compliance with the above circulars, Notice of the AGM and the Integrated Annual Report for Financial Year 2024-25 has been sent on July 23, 2025, through electronic mode only to all the Members of the Company whose email addresses are registered with the Company/Depositories unless a Member has requested for a physical copy of the same. Also, a letter providing the weblink for accessing the Integrated Annual Report for the Financial Year 2024-25 was dispatched to those Shareholders who have not registered their email IDs with the Company/Depositories.

a) The aforesaid documents are also available on the website of the Company at www.cdslindia.com and on the website of the Stock Exchange i.e. National Stock Exchange of India Limited ("NSE") at www.nseindia.com and on the website of E-Voting Service Provider i.e. M/s. MUFG Intime India Private Limited (formerly known as M/s. Link Intime India Private Limited) at https://instavote.linkintime.co.in/

b) Pursuant to Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI Listing Regulations, the Company will be providing to its Members to exercise their right to vote by electronic means on resolutions proposed to be passed at AGM. Members holding shares as on the cut-off date i.e. Thursday, August 07, 2025, the remote e-voting facility ("remote e-voting") shall cast their vote electronically through the electronic voting system ("remote e-voting") of M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) at https://instavote.linkintime.co.in/ Only those Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date shall be entitled to avail the facility of remote e-voting. All the Members are hereby informed that the Ordinary and Special Business, as set out in Notice of 27° AGM will be transacted through voting by electronic means only.

## 3. Remote e-voting and e-voting during AGM:

Members will have the opportunity to cast their votes electronically on the business items as set forth in the AGM Notice, either through remote e-voting or e-voting during the AGM. The detailed step-by-step procedure is provided in the AGM Notice. If the Member is already registered with M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) for e-voting, he/she can use his/her existing User ID and password for casting vote through remote e-voting.

The remote e-voting period commences from Monday, August 11, 2025 from 09:00 A.M. (IST) and ends on Wednesday, August 13, 2025 at 05:00 P.M. (IST).

Members may note that:

a) The remote e-voting facility shall be disabled by M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) after the aforesaid date and time for voting and once the vote on resolution is cast by the Member, the Member shall not be allowed to

change it subsequently. b) The Members who have cast their vote by remote e-voting prior to the AGM may participate in the AGM through VC/OAVM facility but shall not be entitled to cast their vote again through the e-voting system.

c) The Member participating in the AGM who had not cast their vote by remote e-voting, shall be entitled to cast their vote through e-voting system during the AGM and 15 minutes after the conclusion of the AGM.

d) The persons whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Thursday, August 07, 2025, only shall be entitled to avail the facility of remote e-voting as well as e-voting at the AGM.

 e) The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date i.e. Thursday, August 07, 2025.

## 4. Manner of casting vote through e-voting during the meeting:

 a) Members are provided with a facility to attend the 27° AGM through VC/OAVM platform of MUFG Intime India Private Limited. Members may access the same by logging in https://instameet.in.mpms.mufg.com by using the login credentials and selecting the event date of the Company. Instructions for attending the AGM through VC/OAVM are also provided in the Notice of the AGM.

b) The facility of joining the AGM through VC/OAVM shall be open 15 minutes before and after the scheduled time of the commencement of the AGM. c) Any person who becomes Member of the Company after dispatch of the

Notice of the AGM but on or before the cut-off date for e-voting i.e. Thursday, August 07, 2025 may obtain the User ID and password by sending e-mail request to M/s. MUFG Intime India Private Limited (formerly known as M/s. Link Intime India Private Limited) enotices@in.mpms.mufg.com The detailed procedure for obtaining User ID and password is also provided in the Notice of the AGM, which is also available on Company's website, NSE's website and M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) website. If the Member is already registered with M/s. MUFG Intime India Private Limited (formerly known as M/s. Link Intime India Private Limited) for e-voting, he/she can use his/her existing User ID and password for casting vote through remote e-voting.

In case of any general queries/grievances, Members may reach out to RTA of the Company on Tel. No.: 810 811 6767 and E-mail ID: rnt.helpdesk@in.mpms.mufg.com

6. In case Shareholders/Members/Institutional Shareholders have any queries regarding e-voting and e-meeting, they may refer the Frequently Asked Questions ('FAQs') and InstaVote e-voting manual available at https://instavote.linkintime.co.in, under Help section or send an email to enotices@in.mpms.mufg.com, or contact on: - Tel: 022-4918 6000/4918 6175. For Central Depository Services (India) Limited

Company Secretary & Compliance Officer

Membership No. ACS-20586

**Nilay Shah** 

MANGALAM CEMENT LTD. उत्तम:

Regd. Office: P.O. Aditya Nagar - 326520, Morak, Distt. Kota (Rajasthan) CIN: L26943RJ1976PLC001705 Website: www.mangalamcement.com • e-mail: shares@mangalamcement.com

PUBLIC NOTICE-LOSS OF SHARE CERTIFICATES

NOTICE is hereby given that following share certificates issued by the Company are stated

to be lost / misplaced and the registered holders thereof have applied to the Company for

issue of duplicate share certificate(s):

above within 15 days from the date of publication of this notice. For: Mangalam Cement Limited

The Company will proceed to issue duplicate certificate(s)/confirmation letter(s) in respect

of these shares, if no valid objection is received at its registered office at the address given

0186022

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0188493

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14736430

14763380

14401579

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14525429

14525679

14706129

14706579

14736479

14763479

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50

50

50

50

100

150

50

100

Sd/-Pawan Kumar Thakur

Company Secretary & Compliance Officer

# MARUTI & SUZUKI

**MARUTI SUZUKI INDIA LIMITED** CIN: L34103DL1981PLC011375

Regd. Off.: Plot No.1, Nelson Mandela Road, Vasant Kunj, New Delhi-110070 Ph.: +91 (11) 46781000, Fax: +91 (11) 46150275 www.marutisuzuki.com. investor@maruti.co.in

INFORMATION REGARDING 44TH ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCE (VC) / OTHER AUDIO - VISUAL MEANS (OAVM), RECORD DATE AND FINAL DIVIDEND

The AGM of the Members of the Company will be held on Thursday, the 28" August 2025

at 10:00 a.m. through VC/OAVM, in compliance with all the applicable provisions of the

Companies Act, 2013 ('Act') and the Rules made thereunder and the Securities and

Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 read with all applicable circulars on the matter issued by Ministry of Corporate Affairs ('MCA') and the Securities and Exchange Board of India ('SEBI') to transact the businesses that will be set forth in the Notice of the AGM. The Notice of AGM and Annual Report shall be sent to all the Members electronically whose email addresses are registered with the Company/Depository Participant(s). The aforesaid documents will also be available on the Company's website i.e.

www.marutisuzuki.com, on the website of Stock Exchanges i.e. www.bseindia.com and www.nseindia.com and on the website of the Registrar & Transfer Agent ('RTA') i.e https://evoting.kfintech.com. Manner of registering / updating email addresses:

a) Members holding the shares in physical form, who have not registered / updated their email addresses with the Company, are requested to register / update the same by submitting Form ISR - 1 (which is also available at https://ris.kfintech.com/clientservices/ isc/isrforms.aspx); to the RTA, KFin Technologies Limited ('KFin') at Selenium Building Tower - B. Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally Rangareddy, Hyderabad - 500032, Telangana, India b) Members holding shares in dematerialized form, who have not registered / updated

their email addresses, are requested to register / update their email addresses with the Depository Participants with whom they maintain their demat accounts.

c) A letter providing the weblink for accessing the Annual Report for the financial year 2024 - 25 will be sent to those Members who have not registered their email address

#### Record date for dividend and payment thereof:

with the Company / Depositories.

a) The dividend on equity shares for the year ended 31st March 2025, if declared at the ensuing AGM, will be paid to the Members whose names will appear in the Register of Members of the Company as on the close of Friday, the 1" August b) As per all the applicable circulars issued by the Ministry of Corporate Affairs ('MCA') and

the Securities and Exchange Board of India ('SEBI'), payment of dividend shall be made through electronic mode to the Members who have updated the details of their Payment of dividend will be subject to the deduction of Tax at Source (TDS) at applicable

rates. For more details, please refer to the Notes to Notice of AGM Manner of registering mandate for receiving Dividend:

Members are requested to register / update their complete bank details:

a) with their Depository Participants with whom they maintain their demat accounts, shares are held in dematerialized form by submitting the requisite documents. Details in a form prescribed by your Depository Participant may also be required to be b) with the Company / RTA (where shares are held in physical mode) by submitting Form

ISR - 1 at Selenium Building, Tower - B. Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddy, Hyderabad - 500032, Telangana, India.

Members are requested to carefully read all the Notes set out in the Notice of the AGM and in particular, instruction for casting vote through e-Voting or voting at the AGM.

For Maruti Suzuki India Limited

New Delhi Sanjeev Grover 23rd July 2025 Executive Officer & Company Secretary



Date: 22.07.2025

Place: Kolkata

### ADITYA BIRLA REAL ESTATE LIMITED

(Formerly Century Textiles and Industries Limited) Registered Office: Century Bhavan, 2nd Floor, Dr. Annie Besant Road, Worli, Mumbai - 400030.

Phone: +91-22-24957000 • Fax: +91-22-24309491, +91-22-24361980 Website: www.adityabirlarealestate.com • Email: ctil.ho@adityabirla.com • CIN: L17120MH1897PLC000163

### EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL **RESULTS FOR THE QUARTER ENDED JUNE 30, 2025**

(₹ in Crores)

Sr. No.	Particulars	Quarter Ended June 30, 2025	Corresponding 3 months ended in the previous year June 30, 2024	Year Ended March 31, 2025 (Audited)	
		(Unaudited)	(Unaudited)		
1	Total Income	157.41	365.24	1257.33	
2	Net Profit / (loss) for the period before Tax from continuing operations	(53.10)	22.43	(179.00)	
3	Net Profit / (loss) for the period after Tax from continuing operations	(47.30)	9.96	(148.74)	
4	Net Profit / (loss) for the period before Tax from discontinued operations	31.52	11.41	(13.38)	
5	Net Profit / (loss) for the period after Tax from discontinued operations	20.22	7.39	(8.70)	
6	Total Comprehensive Income / (Loss) for the period [ Comprising Profit / (loss) for the period (after tax) and Other Comprehensive income (after tax) ]	(28.04)	83.43	(97.94)	
7	Paid-up equity share capital (Face Value of ₹10/- each)	111.69	111.69	111.69	
8	Reserves	3703.97	4015.40	3728.57	
9	Security Premium Account	643,22	643.22	643.22	
10	Net Worth (including Non controlling interest)	3835.56	4127.09	3888.27	
11	Outstanding Debt	5054.84	2900.34	4996.54	
12	Outstanding Redeemable Preference Shares	51	15 <del>4</del> 8		
13	Debt Equity Ratio (in times)	1.32	0.71	1.29	
14	Capital Redemption Reserve	100.00	100.00	100.00	
15	Debenture Redemption Reserve	1	•	•	
16	Debt Service Coverage Ratio (in times)	(0.73)	4.65	0.62	
17	Interest Service Coverage Ratio (in times)	(1.12)	4.05	0.01	
18	Basic earnings per share - Continuing operations	(4.13)	0.03	(13.46)	
19	Diluted earnings per share - Continuing operations	(4.13)	0.03	(13.46)	
20	Basic earnings per share - Discontinued operations	1.83	0.67	(0.78)	
21	Diluted earnings per share - Discontinued operations	1.83	0.67	(0.78)	
22	Basic earnings per share - Continuing and discontinued operations	(2.30)	0.70	(14.24)	
23	Diluted earnings per share - Continuing and	(2.30)	0.70	(14.24)	

discontinued operations

 The above results have been reviewed and recommended for adoption by the Audit Committee to the Board of Directors and have been approved by the Board at its meeting held on 23" July, 2025.

Key Standalone Financial Information : (₹ in Crores) Quarter Ended Year Ended **Particulars** 30.06.2025 30.06.2024 31.03.2025 (Unaudited) (Unaudited) (Audited) Total Income 127.45 106.78 497.60 42.85 35.32 0.06 Net Profit / (loss) before Tax from Continuing Operations 22.88 Net Profit / (loss) after Tax from Continuing Operations 27.49 (15.05)31.52 11.41 (13.38)Net Profit / (loss) before Tax from Discontinued Operations

3. The above is an extract of the detailed format of unaudited financial results filed with the stock exchanges under Regulations 33 & 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results are available on the website of the stock exchanges viz. www.bseindia.com and www.nseindia.com and that of the Company's website www.adityabirlarealestate.com. The results can also be accessed by scanning the QR code provided below:

 For the other line items referred in Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, pertinent disclosures have been made to the stock exchanges and are available on the stock exchanges websites www.nseindia.com and www.bseindia.com and on the Company's website viz. www.adityabirlarealestate.com.

20.22



Place: Mumbai Date: 23.07.2025

Net Profit / (loss) after Tax from Discontinued Operations

(Formerly Century Textiles and Industries Limited) R. K. Dalmia **Managing Director** 

7.39

By Order of the Board

(8.70)

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New Delhi

For Aditya Birla Real Estate Limited

DIN 00040951

**\* FINANCIAL EXPRESS** 

FINANCIAL EXPRESS

## J. KUMAR INFRAPROJECTS LIMITED

CIN: L74210MH1999PLC122886 Regd Off: J. Kumar House, CTS No. 448, 448/1, 449, Subhash Road, Vile Parle (East), Mumbai 400 057, Maharashtra, India, Phone: +91 22 67743555. Fax: +91 22 26730814, Email: investor.grievances@jkumar.com, Website: www.jkumar.com,

#### NOTICE FOR SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice to Shareholders is hereby given that, pursuant to SEBI vide its circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 02<sup>rd</sup> July 2025 all shareholders are hereby informed that a special window is being opened for a period of six months, from 07" July 2025 till 06" January 2026, in order to facilitate re-lodgement of transfer of requests of physical shares. This facility is available for the investors who had lodged their Transfer deeds prior to the deadline of 01st April 2019, and which were rejected. returned, or remain unattended due to document deficiencies and all such transfers shall be processed in demat mode.

The concerned investors are now requested to re-lodge the transfer request along with necessary documents to our Registrar and Share Transfer Agent (RTA)-M/s. Bigshare Services Private Limited having its

#### Bigshare Services Private Ltd.

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai, Maharashtra, 400093 E-mail: investor@bigshareonline.com

Website: www.bigshareonline.com for J. Kumar Infraprojects Limited

Poornima Reddy

Place: Mumbai Company Secretary & Compliance Officer Date : 23rd July, 2025



BOMBAY CYCLE & MOTOR AGENCY LIMITED MOTOD Regd. Off.: S.V.P. Road, Opera House, Mumbai - 400 007. CIN: L74999MH1919PLC000557

Tel.: (022) 23612195/96/97 E-mail: investors@bcma.in Website: www.bcma.in

NOTICE

Notice is hereby given that pursuant to the provisions of Section 124 of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the equity shares of those members who have not encashed or claimed dividend for seven consecutive years or more are liable to be transferred to the Investor Education and Protection Fund Authority (IEPF).

In compliance with the said Rules, the Company has dispatched individual notices to all the concerned Members whose shares are liable to be transferred to IEPF. Full details of such Members are made available on the Company's website at www.bcma.in.

In this connection, the concerned Members may please note the following -(a) For Members holding shares in physical form - The Company would issue new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of shares to IEPF as per Rules & upon such issue, original share certificate(s) registered in their name will stand automatically cancelled and be deemed non-negotiable.

(b) For Members holding shares in electronic form - Their demat account will be debited for the shares liable for transfer to IEPF.

case the Company does not receive any valid claim from the concerned shareholders by September 19, 2025, the Company shall with a view to comply with the Rules, transfer the unclaimed dividend and the corresponding equity shares to IEPF, without any further notice. No claim shall lie against the Company in respect of the unclaimed dividend and the shares transferred to IEPF. However, the unclaimed dividend and the shares transferred to IEPF including all the benefits accruing on such shares, if any, can be claimed back by the concerned shareholders from IEPF after following the procedure prescribed by the Rules. In order to receive the correspondence, if any, from the Company in a timely manner, Members

are requested to register their e-mail addresses with the RTA (in case of shares held in physical form) by sending a request on csq-unit@in.mpms.mufg.com and your Depository Participant(s) (in case of shares held in dematerialized form).

For Bombay Cycle & Motor Agency Limited

Place: Mumbai Dated: July 23, 2025

Nidhi Agarwal Company Secretary & Compliance Officer

### motherson 1 SAMVARDHANA MOTHERSON INTERNATIONAL LIMITED (CIN-L35106MH1986PLC284510)

Regd. Office: Unit - 705, C Wing, ONE BKC, G Block, Bandra Kurla Complex,

Bandra East, Mumbai-400051, India Ph: +91 22- 61354800; Fax: +91 22- 61354801

Corporate Office: 11th Floor, Plot No.1, Sector 127, Noida-201301, Uttar Pradesh, India **Ph:** +91 120 6679500; **Fax:** +91 120 2521866;

Email: investorrelations@motherson.com; Website: www.motherson.com Investor Relations Phone Number: +91 120 6679500

## NOTICE OF POSTAL BALLOT / E-VOTING TO THE MEMBERS

Members are hereby informed that pursuant to Section 110 of the Companies Act, 2013, (the "Act") read with Rule 22 of the Companies (Management and Administration) Rules, 2014, (the "Rules") as amended from time to time, Samvardhana Motherson International Limited (the "Company") is seeking approval from its Members by passing the resolution as set out in the Postal Ballot Notice dated July 10, 2025 ("Notice") by way of remote electronic voting.

In terms of Section 110 of the Act, read with Rule 22 of the Rules and General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 8, 2021, General Circular No. 3/2022 dated May 5, 2022 and General Circular No. 09/2023 dated September 25, 2023 and General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("Circulars"), the Postal Ballot Notice has been sent by e-mail on July 22, 2025, only to those Members who have registered their e-mail addresses with the Company / Registrar and Share Transfer Agent (in respect of shares held in physical form) or with their Depository Participants (in respect of shares held in dematerialized form) and made available to the Company by the respective Depository Participants. The communication of the assent or dissent of the members would take place through the remote e-voting system only for following matters:

Item No.	Description of the Resolution					
1.	Special Resolution - To consider and approve 'Samvardhana Motherson					
	International Limited – Employee Stock Option Scheme 2025'					

ı		International Limited – Employee Stock Option Scheme 2023
	2.	Special Resolution - To consider and approve grant of Options to the eligible employees of the Subsidiary Company(ies) of the Company under 'Samvardhana Motherson International Limited – Employee Stock Option Scheme 2025'
	3.	Special Resolution - To consider and approve grant of employee stock

- options to the eligible employees of Group Company(ies) under 'Samvardhana Motherson International Limited - Employee Stock Option
- Special Resolution To consider and approve secondary acquisition of equity shares of the Company through Trust route for the implementation of 'Samvardhana Motherson International Limited - Employee Stock Option
- Special Resolution To consider and approve provision to grant loan, provide guarantee or security in connection with the loan by the Company for purchase of its own Shares by the Trust under the 'Samvardhana' Motherson International Limited – Employee Stock Option Scheme 2025'

The Company has engaged the services of M/s. KFin Technologies Limited ("KFintech") for providing e-voting facility to all its members. Members are requested to note that the voting shall commence from Thursday, July 24, 2025 (0900 Hours IST) and shall end on Friday, August 22, 2025 (1700 Hours IST). E-voting will not be allowed beyond the aforesaid date and time and the e-voting module shall be forthwith disabled by KFintech upon expiry of the aforesaid period.

The Board of Directors of the Company has appointed Mr. D.P. Gupta, Practicing Company Secretary of M/s. SGS Associates LLP as the Scrutinizer for conducting the

Postal Ballot and e-voting process in a fair and transparent manner.

The Notice has been sent/published/displayed for all the Members, whose names appear in the Registrar of Members/List of Beneficial Owners as received from Depositories i.e. National Securities Depository Limited ("NSDL")/Central Depository Services (India) Limited ("CDSL") as on July 18, 2025, being the cut-off date. A person who is not a member as on the cut-off date should treat this notice for information purpose only.

Members whose email IDs are not registered with the Company/ Depository Participants(s), and consequently Notice of Postal Ballot and e-Voting instructions cannot be serviced, are requested to register/update the same by submitting the requisite Form ISR 1 (available on the link https://ris.kfintech.com/clientservices/isc/default.aspx)

Members holding shares in electronic form are requested to update their email address and mobile number with their respective Depository Participants.

The Notice is available on the Company's website viz., www.motherson.com and on the website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and the website of KFintech at https://evoting.kfintech.com/

The results of the Postal Ballot shall be declared by the Chairman or any person authorized by the Chairman on or before August 25, 2025 and communicated to the Stock Exchanges and shall also be displayed on the Company's website viz., www.motherson.com and the website of e-voting agency at https://evoting.kfintech.com/ In case of any query on e-voting, members may refer to the "Help" and "FAQs" sections / evoting user manual available through a dropdown menu in the "Downloads" section of KFintech's website for e-voting i.e. https://evoting.kfintech.com/

## Contact details for addressing e-voting related queries/ grievances, if any:

Email ID: investorrelations@motherson.com (Kind Attention-Company Secretary); Tel No. +91 120 6679500

Date: 23.07.2025

Place: Noida, Uttar Pradesh

and/or at Toll Free No.: 1800 345 4001, e-mail: einward.ris@kfintech.com

By order of the Board For Samvardhana Motherson International Limited

Alok Goel

Company Secretary

## WINRO COMMERCIAL (INDIA) LIMITED

CIN: L51226MH1983PLC165499 Regd. Office: 209/210, Arcadia Building, 2nd Floor, 195, Nariman Point, Mumbai - 400 021, Telephone: 022-40198600, Fax: 022-40198650, Email id: winro.investor@gcvl.in. Website: www.winrocommercial.com

#### SPECIAL WINDOW FOR RE-LODGEMENT OF TRANSFER REQUESTS OF PHYSICAL SHARES OF WINRO COMMERCIAL (INDIA) LIMITED

Pursuant to SEBI circular no. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, all the shareholders of Winro Commercial (India) Limited are hereby informed that a Special Window has been opened for a period of six months from July 7, 2025 to January 6, 2026 to facilitate the re-lodgement of transfer requests of

This facility is available only for re-lodgement of transfer deeds lodged prior to April 01, 2019 and which were rejected, returned or not attended to due to deficiencies in documents/process/or otherwise.

Investors who have missed the earlier deadline of March 31, 2021 are encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's Registrar and Transfer Agent i.e. MUFG Intime India Private Limited at C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai- 400083, Tel No.: +91 8108118484, email: csg-unit@in.mpms.mufg.com within stipulated period. The Company's website www.winrocommercial.com, has been updated with the

circular detailing the opening of this special window. For Winro Commercial (India) Limited

Place: Mumbai Date : 23" July, 2025

Company Secretary & Compliance Officer Membership No.: A40734

Jitendra Parihar



#### CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED CIN: L67120MH1997PLC112443

Registered Office: Unit No. A-2501, Marathon Futurex, Mafatlal Mills Compound, N.M. Joshi Marg, Lower Parel (East), Mumbai-400 013, Maharashtra, India. Tel: 91-22-6234 3000 / 3001

Email ID: shareholders@cdslindia.com Website: www.cdslindia.com

### NOTICE OF THE TWENTY-SEVENTH (27") ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

 NOTICE is hereby given that the Twenty Seventh (27") Annual General Meeting ("AGM") of the Members of Central Depository Services (India) Limited ("the Company/CDSL") will be held on Thursday, August 14, 2025 at 11:00 A.M. Indian Standard Time ("IST") through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") facility, without physical presence of the Members of the Company, to transact the businesses, as set out in the Notice of the AGM, circulated in compliance with applicable provisions of the Companies Act, 2013 (the "Act") and Rules made thereunder, read with the General Circular No. 09/2024 dated September 19, 2024, No. 09/2023 dated September 25, 2023 and No. 20/2020 dated May 05, 2020 and other circulars issued in this respect by Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 issued by the Securities and Exchange Board of India, and other applicable circulars issued in this regard. Members can attend the Meeting and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM and the detailed procedure for e-voting will be provided in the Notice of the AGM. Members attending the Meeting through VC/OAVM shall be counted for the purpose of reckoning the guorum under Section 103 of the Act.

- In compliance with the above circulars, Notice of the AGM and the Integrated Annual Report for Financial Year 2024-25 has been sent on July 23, 2025, through electronic mode only to all the Members of the Company whose email addresses are registered with the Company/Depositories unless a Member has requested for a physical copy of the same. Also, a letter providing the weblink for accessing the Integrated Annual Report for the Financial Year 2024-25 was dispatched to those Shareholders who have not registered their email IDs with the Company/Depositories.
- a) The aforesaid documents are also available on the website of the Company at www.cdslindia.com and on the website of the Stock Exchange i.e. National Stock Exchange of India Limited ("NSE") at www.nseindia.com and on the website of E-Voting Service Provider i.e. M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) at https://instavote.linkintime.co.in/

b) Pursuant to Section 108 of the Act read with Rule 20 of the Companies

(Management and Administration) Rules, 2014 and Regulation 44 of the SEBI Listing Regulations, the Company will be providing to its Members to exercise their right to vote by electronic means on resolutions proposed to be passed at AGM. Members holding shares as on the cut-off date i.e. Thursday, August 07, 2025, the remote e-voting facility ("remote e-voting") shall cast their vote electronically through the electronic voting system ("remote e-voting") of M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) at https://instavote.linkintime.co.in/ Only those Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date shall be entitled to avail the facility of remote e-voting. All the Members are hereby informed that the Ordinary and Special Business, as set out in Notice of 27° AGM will be transacted through voting by electronic means only.

## Remote e-voting and e-voting during AGM:

- Members will have the opportunity to cast their votes electronically on the business items as set forth in the AGM Notice, either through remote e-voting or e-voting during the AGM. The detailed step-by-step procedure is provided in the AGM Notice. If the Member is already registered with M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) for e-voting, he/she can use his/her existing User ID and password for casting vote through remote e-voting.
- The remote e-voting period commences from Monday, August 11, 2025 from 09:00 A.M. (IST) and ends on Wednesday, August 13, 2025 at 05:00 P.M. (IST).
- Members may note that:
- a) The remote e-voting facility shall be disabled by M/s. MUFG Intime India Private Limited (formerly known as M/s. Link Intime India Private Limited) after the aforesaid date and time for voting and once the vote on resolution is cast by the Member, the Member shall not be allowed to
- change it subsequently. b) The Members who have cast their vote by remote e-voting prior to the AGM may participate in the AGM through VC/OAVM facility but shall not be entitled to cast their vote again through the e-voting system.
- c) The Member participating in the AGM who had not cast their vote by remote e-voting, shall be entitled to cast their vote through e-voting system during the AGM and 15 minutes after the conclusion of the AGM.
- d) The persons whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Thursday, August 07, 2025, only shall be entitled to avail the facility of remote e-voting as well as e-voting at the AGM.
- e) The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date i.e. Thursday, August 07, 2025.

## 4. Manner of casting vote through e-voting during the meeting:

- a) Members are provided with a facility to attend the 27° AGM through VC/OAVM platform of MUFG Intime India Private Limited. Members may access the same by logging in https://instameet.in.mpms.mufg.com by using the login credentials and selecting the event date of the Company. Instructions for attending the AGM through VC/OAVM are also provided in the Notice of the AGM.
- b) The facility of joining the AGM through VC/OAVM shall be open 15 minutes before and after the scheduled time of the commencement of the AGM. c) Any person who becomes Member of the Company after dispatch of the
- Notice of the AGM but on or before the cut-off date for e-voting i.e. Thursday, August 07, 2025 may obtain the User ID and password by sending e-mail request to M/s. MUFG Intime India Private Limited (formerly known as M/s. Link Intime India Private Limited) enotices@in.mpms.mufg.com The detailed procedure for obtaining User ID and password is also provided in the Notice of the AGM, which is also available on Company's website, NSE's website and M/s. MUFG Intime India Private Limited (formerly known as M/s, Link Intime India Private Limited) website. If the Member is already registered with M/s. MUFG Intime India Private Limited (formerly known as M/s. Link Intime India Private Limited) for e-voting, he/she can use his/her existing User ID and password for casting vote through remote e-voting.
- 5. In case of any general queries/grievances, Members may reach out to RTA of the Company on Tel. No.: 810 811 6767 and E-mail ID: rnt.helpdesk@in.mpms.mufg.com
- 6. In case Shareholders/Members/Institutional Shareholders have any queries regarding e-voting and e-meeting, they may refer the Frequently Asked Questions ("FAQs") and InstaVote e-voting manual available at https://instavote.linkintime.co.in, under Help section or send an email to enotices@in.mpms.mufg.com, or contact on: - Tel: 022-4918 6000/4918 6175. For Central Depository Services (India) Limited

Place: Mumbai

Date : July 23, 2025

Company Secretary & Compliance Officer Membership No. ACS-20586

**Nilay Shah** 

#### MANGALAM CEMENT LTD. 3背背:

Regd. Office: P.O. Aditya Nagar - 326520, Morak, Distt. Kota (Rajasthan) CIN: L26943RJ1976PLC001705

Website: www.mangalamcement.com • e-mail: shares@mangalamcement.com

### PUBLIC NOTICE-LOSS OF SHARE CERTIFICATES

NOTICE is hereby given that following share certificates issued by the Company are stated to be lost / misplaced and the registered holders thereof have applied to the Company for issue of duplicate share certificate(s):

Distinctive Numbers

No. of

Share Certificate No.

Name of the

Shareholder or

Folio

LOHO	Shareholder or	The state of the s		CO. 5900 M. Co. 5000		110.01
No.	Beneficiary	From	To	From	To	Shares
Z003923	SANJIV BHAMBRI	0004625	0004625	2430616	2430665	50
	12400700 BAOO FOOLS	0018343	0018343	3116451	3116500	50
		0018800	0018800	3139301	3139350	50
		0019984	0019984	3198501	3198550	50
	1	0031745	0031745	3786551	3786600	50
		0048523	.0048523	4625451	4625500	50
	1	0051766	0051766	4787601	4787650	50
		0058772	0058772	5137901	5137950	50
		0068829	0068829	5640751	5640800	50
		0071518	0071518	5775201	5775250	50
		0079570	0079570	6175195	6175244	50
		0079599	0079599	6176645	6176694	50
	-	0079891	0079892	6191245	6191344	100
		0086266	0086266	1930166	1930215	50
		0087947	0087947	2188666	2188715	50
		0088003	0088003	2191466	2191515	50
		0096436	0096437	7549209	7549308	100
		0113160	0113160	8586697	8586746	50
		0119510	0119510	9613890	9613939	50
		0119540	0119540	9615390	9615439	50
		0129945	0129945	10504618	10504667	50
		0182986	0182986	14249730	14249779	50
		0185978	0185978	14399330	14399379	50
		0186022	0186022	14401530	14401579	50
		0187027	0187027	14451780	14451829	50
		0187031	0187031	14451980	14452029	50
		0188493	0188493	14525080	14525129	50
		0188499	0188499	14525380	14525429	50
		0188504	0188504	14525630	14525679	50
		0192112	0192113	14706030	14706129	100
		0192120	0192122	14706430	14706579	150
		0192720	0192720	14736430	14736479	50
			70.000000000000000000000000000000000000		1.00	1-2020

above within 15 days from the date of publication of this notice. For: Mangalam Cement Limited

The Company will proceed to issue duplicate certificate(s)/confirmation letter(s) in respect

of these shares, if no valid objection is received at its registered office at the address given

0193259 0193260

Sd/-Pawan Kumar Thakur

14763380 14763479

Date: 22.07.2025 Place: Kolkata Company Secretary & Compliance Officer

**Particulars** 

# MARUTI & SUZUKI

### **MARUTI SUZUKI INDIA LIMITED** CIN: L34103DL1981PLC011375

Regd. Off.: Plot No.1, Nelson Mandela Road, Vasant Kunj, New Delhi-110070 Ph.: +91 (11) 46781000, Fax: +91 (11) 46150275 www.marutisuzuki.com, investor@maruti.co.in

INFORMATION REGARDING 44TH ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCE (VC) / OTHER AUDIO - VISUAL MEANS (OAVM), RECORD DATE AND FINAL DIVIDEND The AGM of the Members of the Company will be held on Thursday, the 28" August 2025

at 10:00 a.m. through VC/OAVM, in compliance with all the applicable provisions of the

Companies Act, 2013 ('Act') and the Rules made thereunder and the Securities and

Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations.

2015 read with all applicable circulars on the matter issued by Ministry of Corporate Affairs ('MCA') and the Securities and Exchange Board of India ('SEBI') to transact the businesses that will be set forth in the Notice of the AGM. The Notice of AGM and Annual Report shall be sent to all the Members electronically whose email addresses are registered with the Company/Depository Participant(s). The aforesaid documents will also be available on the Company's website i.e. www.marutisuzuki.com. on the website of Stock Exchanges i.e. www.bseindia.com and

www.nseindia.com and on the website of the Registrar & Transfer Agent ('RTA') i.e https://evoting.klintech.com. Manner of registering / updating email addresses:

a) Members holding the shares in physical form, who have not registered / updated their email addresses with the Company, are requested to register / update the same by submitting Form ISR -1 (which is also available at https://ris.kfintech.com/clientservices/ isc/isrforms.aspx); to the RTA, KFin Technologies Limited ('KFin') at Selenium Building Tower - B. Plot No. 31 & 32. Financial District, Nanakramguda, Serilingampally, Rangareddy, Hyderabad - 500032, Telangana, India b) Members holding shares in dematerialized form, who have not registered / updated

their small addresses, are requested to register / update their small addresses with the Depository Participants with whom they maintain their demat accounts.

c) A letter providing the weblink for accessing the Annual Report for the financial year 2024 - 25 will be sent to those Members who have not registered their email address

### Record date for dividend and payment thereof:

with the Company / Depositories.

- a) The dividend on equity shares for the year ended 31# March 2025, if declared at the ensuing AGM, will be paid to the Members whose names will appear in the Register of Members of the Company as on the close of Friday, the 1st August 2025 ('Record Date'). b) As per all the applicable circulars issued by the Ministry of Corporate Affairs ('MCA') and
- the Securities and Exchange Board of India ('SEBI'), payment of dividend shall be made through electronic mode to the Members who have updated the details of their Payment of dividend will be subject to the deduction of Tax at Source (TDS) at applicable
- rates. For more details, please refer to the Notes to Notice of AGM Manner of registering mandate for receiving Dividend:

a) with their Depository Participants with whom they maintain their demat accounts,

Members are requested to register / update their complete bank details:

shares are held in dematerialized form by submitting the requisite documents. Details in a form prescribed by your Depository Participant may also be required to be b) with the Company / RTA (where shares are held in physical mode) by submitting Form

ISR - 1 at Selenium Building, Tower - B. Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Rangareddy, Hyderabad - 500032, Telangana, India. Members are requested to carefully read all the Notes set out in the Notice of the

AGM and in particular, instruction for casting vote through e-Voting or voting at the AGM.

For Maruti Suzuki India Limited

New Delhi Sanjeev Grover 23" July 2025 Executive Officer & Company Secretary

Corresponding



Sr.

### ADITYA BIRLA REAL ESTATE LIMITED

(Formerly Century Textiles and Industries Limited) Registered Office: Century Bhavan, 2nd Floor, Dr. Annie Besant Road, Worli, Mumbai - 400030.

Phone: +91-22-24957000 • Fax: +91-22-24309491, +91-22-24361980 Website: www.adityabirlarealestate.com • Email: ctil.ho@adityabirla.com • ClN: L17120MH1897PLC000163

Quarter Ended

### EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL **RESULTS FOR THE QUARTER ENDED JUNE 30, 2025**

(₹ in Crores)

Year Ended

No.	ratticulars	June 30, 2025	3 months ended in the previous year June 30, 2024	March 31, 2025	
		(Unaudited)	(Unaudited)	(Audited)	
1	Total Income	157.41	365.24	1257.33	
2	Net Profit / (loss) for the period before Tax from continuing operations	(53.10)	22.43	(179.00)	
3	Net Profit / (loss) for the period after Tax from continuing operations	(47.30)	9.96	(148.74)	
4	Net Profit / (loss) for the period before Tax from discontinued operations	31.52	11.41	(13.38)	
5	Net Profit / (loss) for the period after Tax from discontinued operations	20.22	7.39	(8.70)	
6	Total Comprehensive Income / (Loss) for the period [ Comprising Profit / (loss) for the period (after tax) and Other Comprehensive income (after tax) ]	(28.04)	83.43	(97.94)	
7	Paid-up equity share capital (Face Value of ₹10/- each)	111.69	111.69	111.69	
8	Reserves	3703.97	4015.40	3728.57	
9	Security Premium Account	643,22	643.22	643.22	
10	Net Worth (including Non controlling interest)	3835.56	4127.09	3888.27	
11	Outstanding Debt	5054.84	2900.34	4996.54	
12	Outstanding Redeemable Preference Shares		351		
13	Debt Equity Ratio (in times)	1,32	0.71	1.29	
14	Capital Redemption Reserve	100.00	100.00	100.00	
15	Debenture Redemption Reserve	- 1	•	•	
16	Debt Service Coverage Ratio (in times)	(0.73)	4.65	0.62	
17	Interest Service Coverage Ratio (in times)	(1.12)	4.05	0.01	
18	Basic earnings per share - Continuing operations	(4.13)	0.03	(13.46)	
19	Diluted earnings per share - Continuing operations	(4.13)	0.03	(13.46)	
20	Basic earnings per share - Discontinued operations	1.83	0.67	(0.78)	
21	Diluted earnings per share - Discontinued operations	1.83	0.67	(0.78)	
22	Basic earnings per share - Continuing and discontinued operations	(2.30)	0.70	(14.24)	
23	Diluted earnings per share - Continuing and	(2.30)	0.70	(14.24)	

discontinued operations

The above results have been reviewed and recommended for adoption by the Audit Committee to the Board of Directors and have been

approved by the Board at its meeting held on 23" July, 2025. Key Standalone Financial Information : (₹ in Crores) Quarter Ended Year Ended **Particulars** 30.06.2025 30.06.2024 31.03.2025 (Unaudited) (Unaudited) (Audited) Total Income 127.45 106.78 497.60 Net Profit / (loss) before Tax from Continuing Operations 42.85 35.32 0.06 22.88 Net Profit / (loss) after Tax from Continuing Operations 27.49 (15.05)

3. The above is an extract of the detailed format of unaudited financial results filed with the stock exchanges under Regulations 33 & 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results are available on the website of the stock exchanges viz. www.bseindia.com and www.nseindia.com and that of the Company's website www.adityabirlarealestate.com. The results can also be accessed by scanning the QR code provided below:

 For the other line items referred in Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, pertinent disclosures have been made to the stock exchanges and are available on the stock exchanges websites www.nseindia.com and www.bseindia.com and on the Company's website viz. www.adityabirlarealestate.com.

31.52

20.22



Place: Mumbai Date: 23.07.2025

Net Profit / (loss) before Tax from Discontinued Operations

Net Profit / (loss) after Tax from Discontinued Operations

For Aditya Birla Real Estate Limited (Formerly Century Textiles and Industries Limited) R. K. Dalmia

11.41

7.39

**Managing Director** DIN 00040951

By Order of the Board

(13.38)

(8.70)

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### NOTICE OF LOSS OF SHARE CERTIFICATE

Notice is hereby given that the 30 shares bearing 1. Folio no - APSO154927, Cert no - 154927 distinctive No(s) 42091692-42091721 standing in the name(s) of Sunil Kumar Swami Jointly with Uma Swami in the books of M/s HITACHI ENERGY INDIA LTD, has/have been lost/misplaced/destroyed and the advertiser has/have applied to the to the Company for issue of duplicate share certificate(s) in lieu thereof. Any person(s) who has/have claim(s) on the said shares should lodge such claim(s) with the Company's Registrars and Transfer Agents viz KFin Technologies Ltd, Selenium Tower B, Plot No-31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032, and Company's Registered address 8th Floor, Brigade Opus, 70/401 Kodigehalli Main Road, Bengaluru, Karnataka, 560092 within 15 days from the date of this notice falling which the Company will proceed to issue duplicate share certificate(s) in respect of the said shares.

Date : 24.07.2025 Place: HYDERABAD

Name(s) of the claimant's (s) Sunil Kumar Swami Jointly with Uma Swami



### कामधेनु वेंचसे लिमिटेड

[CIN: L51909HR2019PLC089207] पंजीकृत कार्यालय: 2री मंजिल, टावर-ए, बिल्डिंग नंबर 9, डीएलएफ साइबर सिटी, फेज-III, गुरुग्राम, हरियाणा-122002, फोन: 0124-4604500, ई-मेल: cs@kamdhenupaints.com, वेबसाइटः www.kamdhenupaints.com

भौतिक शेयरों के हस्तांतरण अनुरोधों को फिर से जमा करने के लिए विशेष विंडो

एतदृद्वारा सुचित किया जाता है कि सेबी परिपत्र SEBI/ HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 दिनांक 2 जुलाई, 2025 के अनुसरण में, हस्तांतरण विलेखों को फिर से जमा करने के लिए 7 जुलाई, 2025 से 6 जनवरी, 2026 तक छह महीने की अवधि के लिए एक विशेष विंडो

खोली गई है। यह उन हस्तांतरण विलेखों पर लागू होता है जो 1 अप्रैल, 2019 से पहले जमा किए गए थे, जिन्हें दस्तावेजों या प्रक्रिया में कमियों के कारण अस्वीकार या वापस कर दिया गया था और 31 मार्च, 2021 की समय सीमा चक गई थी। तदनसार, पात्र शेयरधारकों को सलाह दी जाती है कि वे ऐसे विलेखों को आवश्यक दस्तावेजों के साथ विशेष विंडो अवधि के भीतर कंपनी के आरटीए यानी स्काईलाइन फाइनेंशियल सर्विसेज प्राइवेट लिमिटेड, डी-153ए, 1ली मंजिल, ओखला इंडस्ट्रियल एरिया, फेज-1, दिल्ली-110020, टेली.: 011-40450193-97 और 011-26812682-83, ईमेल आईडी: admin@skylinerta.com पर फिर से जमा करें।

कृपया ध्यान दें कि हस्तांतरण के लिए फिर से जमा किए गए शेयरों को केवल डीमैट मोड में संसाधित किया जाएगा।

> कामधेनु वेंचर्स लिमिटेड के लिए निखिल सुखीजा

कंपनी सचिव और अनुपालन अधिकारी दिनांक: 23.07.2025 स्थानः गुरुग्राम एम.नं. A66209

### अमर वाणिज्य लिमिटेड

CIN: L74900DL1985PLC020118 105, साउथेक्स प्लाजा- II, लीला राम मार्केट, साउथ एक्सटेंशनः II, नई दिल्ली - 110049 30 जुन, 2025 को समाप्त तिमाही के लिए स्टैंडअलोन अनंकेक्षित वित्तीय परिणामों का सारांश भारतीय प्रतिभृति और विनिमय बोर्ड के विनियम 47(1) (बी) देखें (आपत्तियों के सूचीकरण और प्रकटीकरण आवश्यकताएं (विनियम, 2015)

विवरण		31 मार्च 2025 को समाप्त तिमाही		
	अनंकेक्षित	अंकेक्षित	अनंकेक्षित	अंकेक्षित
प्रचालनों से कुल आय	5.48	17.00	8.13	42.82
अवधि के लिए कुल लाभ (+)/हानि(-) (कर और साधारण मदों से पूर्व)				
कर से पूर्व अवधि के लिए कुल लाभ (+)/हानि (-) (साधारण मदों के बाद)	(4.24)	5.11	(1.30)	5.82
कर के बाद अवधि के लिए कुल लाभ (+)/हानि (-) (साधारण मदों के बाद)	(4.24)	5.11	(1.30)	5.82
अवधि के लिए कुल व्यापक आय (अवधि के लिए लाभ/हानि को शामिल करके (कर के बाद))	(4.24)	5.11	(1.30)	6.38
इक्विटी शेयर पूंजी	199.20	199.20	199.20	199.20
पूर्व वर्ष के अंकेक्षित तुलन पत्र में दर्शाए अनुसार आरक्षित (पुनर्मूल्यांकन आरक्षितों से अतिरिक्त)	0	0	0	0
आय प्रति शेयर (10/- रु. प्रति का) (वार्षिकी नहीं) मूल व तनुकृत (रु.)	(0.21)	0.26	(0.07)	0.29

उपरोक्त 30 जन, 2025 को समाप्त तिमाही के लिए लेखापरीक्षित अनंकेक्षित परिणामों का एक अंश है, जिसकी लेखापरीक्षा सिमति द्वारा समीक्षा की गई है और निदेशक मंडल द्वारा 22.07.2025 को आयोजित उनकी बैठक में अनमोदित किया गया है. और संशोधित रूप में सेबी (सचीबद्धता दायित्व और अन्य प्रकटीकरण आवश्यकता) विनियमन, 2015 के विनियमन 33 के तहत स्टॉक एक्सचेंज में दाखिल किया गया है। उपरोक्त वित्तीय परिणाम का पुर प्रारूप स्टॉक एक्सचेंज की वेबसाइट (www.msei.in) और कंपनी की वेबसाइट (www.amarvanijya.com) पर भी उपलब्ध है।

दिनांक: 22.07.2025 रामअवतार लोहिया स्थानः कोलकाता निदेशक

## सार्वजनिक सूचना

भारतीय दिवाला और शोधन अक्षमता बोर्ड, 2016 की धारा 102(1) व (2) के अधीन) श्री मनीष खन्ना, देनदार/व्यक्तिगत गारंटर, मेसर्स एच.एल. टेक फैब्रिक्स लिमिटेड के लेनदारों के ध्यानार्थ

	संबंधित	विवरण
1.	लेनदार/व्यक्तिगत गारंटर का नाम	मनीष खन्ना
2.	लेनदार/व्यक्तिगत गारंटर का पता	फ्लैट नंबर 754, अंबिका अपार्टमेंट, रोहिणी, दिल्ली, दिल्ली–110085
3.	आदेश का विवरण और आईबीसी, 2016 के तहत व्यक्तिगत गारंटर के संबंध में दिवाला प्रक्रिया शुरू होने की तारीख	
4.	प्रस्ताव पेशेवर के रूप में कार्यरत दिवाला पेशेवर का नाम व पंजीकरण नंबर	श्री अनुराग निर्भय IBBI/IPA-001/IP-P00870/2017-2018/11468
5.	प्रस्ताव पेशेवर का पता व ई-मेल जैसा कि बोर्ड के साथ पंजीकृत है।	204, सागर प्लाजा, प्लॉट नं. 19, डिस्ट्रिक्ट सेंटर, लक्ष्मी नगर, नई दिल्ली-110092 ईमेलः anurag@canirbhaya.com
6.	प्रस्ताव पेशेवर के साथ पत्राचार के लिए उपयोग किया जाने वाला पता और ई-मेल	204, सागर प्लाजा, प्लॉट नं. 19, डिस्ट्रिक्ट सेंटर, लक्ष्मी नगर, नई दिल्ली-110092 ईमेलः rppg.manish@gmail.com
7.	दावों को प्रस्तुत करने की अंतिम तिथि	14.08.2025
8	प्रासंगिक प्रपत्र जिनमें दावा प्रस्तुत किया जाना है, वे यहां उपलब्ध हैं:	"फॉर्म बी" वेब लिंक: https://ibbi.gov.in/home/downloads

प्रति 17.07.2025 को प्राप्त हुई) को श्री मनीष खन्ना, लेनदार/व्यक्तिगत गारंटर के लिए दिवाला प्रस्ताव प्रक्रिया को शुरू करने का आदेश दिया है।

एतदद्वारा सुचना दी जाती है कि माननीय नेशनल कंपनी लॉ ट्रिब्युनल, नई दिल्ली बेंच-2 ने 16.07.2025 ( आदेश की

मनीष खन्ना के लेनदारों से अनरोध है कि वे अपने दावे 14.08.2025 को या उससे पहले प्रविष्टि संख्या 6 में उल्लिखत

पते पर प्रस्ताव पेशेवर के समक्ष सबूत के साथ प्रस्तुत करें।

लेनदार अपने दावे सबुतों के साथ इलेक्ट्रॉनिक संचार या दस्ती तौर पर, पोस्ट या इलेक्ट्रॉनिक संचार के माध्यम र प्रस्तुत करेंगे।

गलत या भ्रामक प्रमाणों को प्रस्तुत करना जुर्माने का हकदार होगा।

अनुराग निर्भय, प्रस्ताव पेशेवर पंजी. सं. IBBI/IPA-001/IP-P00870/2017-2018/11468

पंजी. पताः 204, सागर प्लाजा, प्लॉट नं. 19 डिस्ट्रिक्ट सेंटर, लक्ष्मी नगर, नई दिल्ली-110092 तिथिः 24.07.2025 स्थानः नई दिल्ली ई-मेलः anurag@canirbhaya.com, rppg.manish@gmail.com

पंजीकृत कार्यालय:- 8, औद्योगिक क्षेत्र, सिकंदराबाद - 203205, जिला बलंदशहर, उत्तर प्रदेश

निगम कार्यालय:- आइरिस हाउस, 16, बिजनेस सेंटर, नांगल राया, नई दिल्ली - 110046 दूरभाष:-- . +91--11--47119100,

Dorientbell.com वेबसाइटः www.orientbell.com शेयरधारकों के लिए सुचना निवेशक शिक्षा एवं संरक्षण निधि में इक्विटी शेयरों का हस्तांतरण

यह सूचना कंपनी अधिनियम, 2013 के प्रावधानों के अनुसार जारी की जा रही है, जिसे निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (लेखा, लेखापरीक्षा, हस्तांतरण और वापसी) नियम, 2016 के साथ पढ़ा जाए, जैसा कि कॉर्पोरेट मामलों के मंत्रालय, नई दिल्ली द्वारा अधिसूचित किया गया है और समय-समय ("नियम")। पर संशोधित किया गया है

नियमों में, अन्य बातों के साथ-साथ, उन सभी शेयरों को केंद्र सरकार द्वारा स्थापित निवेशक शिक्षा एवं संरक्षण कोष (IEPF) में स्थानांतरित करने का प्रावधान है जिनके संबंध में शेयरधारकों द्वारा लगातार सात वर्षों तक लाभांश का भुगतान या दावा नहीं किया गया है। नियमों के अनुसार, उन शेयरधारकों को उनके नवीनतम उपलब्ध पते पर व्यक्तिगत सूचना भेजी गई है जिनके संबंध में वित्तीय वर्ष 2017-18 से लाभांश का भुगतान नहीं किया गया हैध्दावा नहीं किया गया है और इस प्रकार उनके शेयर उक्त नियमों के अंतर्गत IEPF में स्थानांतरित किए जाने योग्य हैं। कंपनी ने ऐसे शेयरधारकों और पन्छ में स्थानांतरित किए जाने वाले शेयरों का विवरण अपनी वेबसाइट www.orientbell.com पर अपलोड कर

उपरोक्त के मद्देनजर, ऐसे सभी शेयरधारकों से अनुरोध है कि वे वर्ष 2017-18 के बाद के अवैतनिक लाभांश का दावा करने के लिए 07.08.2025 तक कंपनी के रजिस्ट्रार को आवेदन करें ताकि उनके शेयरों को पन्छ में स्थानांतरित करने की प्रक्रिया को रोका जा सके। कृपया ध्यान दें कि यदि कंपनी या रिजस्ट्रार को 07.08.2025 तक कोई दावा/आवेदन प्राप्त नहीं होता है, तो कंपनी बिना किसी पूर्व सूचना के, उक्त नियमों में उल्लिखित प्रक्रिया का पालन करते हुए. अंतर्निहित शेयरों को आईईपीएफ में स्थानांतरित करने के लिए बाध्य होगी। कृपया ध्यान दें कि ऐसे शेयरों पर प्राप्त होने वाले सभी भावी लाभ, लाभांश भी आईईपीएफ में स्थानांतरित कर दिए जाएँगे।

सभी शेयरधारकों से अनरोध है कि वे उपरोक्त प्रावधानों पर ध्यान दें और सभी अवैतनिक लाभांशों का तुरंत दावा करें।

यह भी ध्यान दें कि वर्तमान नियमों के अनसार, आईईपीएफ को स्थानांतरित किए गए शेयर, ऐसे शेयरों पर प्राप्त होने वाले सभी लाभों सहित, यदि कोई हो, उक्त नियमों के तहत निर्धारित प्रक्रिया का पालन करने के बाद आईईपीएफ प्राधिकरण से वापस लिए जा सकते हैं। इस मामले में किसी भी स्पष्टीकरण के लिए, शेयरधारक कंपनी के रजिस्ट्रार और शेयर ट्रांसफर

एजेंट, मेसर्स एमसीएस शेयर ट्रांसफर एजेंट लिमिटेड यूनिट: ओरिएंट बेल लिमिटेड, 179-180, फ्लोर, डीएसआईडीसी शेड्स, ओखला औद्योगिक क्षेत्र, फेज-।, नई दिल्ली - 110020, दुरभाष संख्या +91-11-41406149, ई-मेल: admin@mcsregistrars.com से संपर्क कर सकते हैं। ओरिएंट बेल लिमिटेड के लिए

स्थानः नई दिल्ली दिनांकः 23.07.2025



योगेश मेंदीरत्ता कंपनी सचिव एवं कानूनी प्रमुख

हस्ताक्षर / —

केनरा बैंक Canara Bank 📣

# Trifficial Symficate

फरीदाबाद एनआईटी 5 शाखा, 5आर/5, एनआईटी, पेट्रोल पंप के पीछे, फरीदाबाद 121001 ईमेल: cb18214@canarabank.com

### शृद्धिपत्र

यह दिनांक 20-07-2025 को फाइनेंशियल एक्सप्रेस + जनसत्ता समाचार पत्रों (दिल्ली एनसीआर (फरीदाबाद)) में खाता संख्या ए/सी करमवीर सिंह-125007403501 के लिए प्रकाशित स्वर्ण नीलामी सूचना के संदर्भ में है। कृपया ध्यान दें कि उल्लिखित सकल और शुद्ध वजन को अद्यतन किया जाना है: सकल वजनः (102.80 ग्राम) तथा शुद्ध वजनः ७१ (ग्राम)। सूचना की अन्य सभी सामग्री अपरिवर्तित

हस्ता/- प्रबंधक, केनरा बैंक

New Delhi



(भारतीय रिजर्व बैंक की संपूर्ण स्वामित्वाधीन सहायक कंपनी) पो.ऑ. आरबीएनएमएल, शालबनी-721132, पश्चिम मेदिनीपुर जिला, पश्चिम बंगाल दूरमाष : 03227-280176/280317; फैक्स: 03227-280744/280222

खुली निविदा पुछताछ (ओटीई)/राष्ट्रीय प्रतिस्पर्धात्मक बोली (एनसीबी) निम्नलिखित निविदाओं के लिए दो—भाग बोली प्रणाली के तहत बोलियां आमंत्रित की जाती हैं: –

- . बीआरबीएनएमपीएल, शालबनी में जल उपचार संयंत्र, परिसंचरण और आपूर्ति प्रणाली के संचालन और रखरखाव के लिए एमएसटीसी पोर्टल के माध्यम से एक्सप्रेस ई-निविदा: एमएसटीसी इवेंट नं. बीआरबीएनएमपीएल/शालबनी प्रेस/एमएमडी/19/25-26/ईटी/31 [संचालन और रखरखाव-डब्ल्युटीपी]: बीआरबीएनएमपीएल निविदा संख्या ००७ / साल / एमएमडी-मेंट / २०२५-२६: [अनुमानित लागत- ₹85.61 लाख]।
- बीआरबीएनएमपीएल, शालबनी में आवासीय क्वार्टरों में वॉटरप्रफिंग, मरम्मत और संबद्ध सिविल कार्यों के लिए एमएसटीसी पोर्टल के माध्यम से ई-निविदा; एमएसटीसी इवेंट नं. बीआरबीएनएमपीएल / शालबनी प्रेस / एमएमडी / 15 / 25-28 / ईटी / 26 [क्वार्टरों में वॉटरप्रुफिंग का कार्य]; बीआरबीएनएमपीएल निविदा संख्या 005 / साल / एमएमडी-सिविल / 2025-26; [अनुमानित लागत- ₹510.00 लाख] ।
- . बीआरबीएनएमपीएल, शालबनी में सीआईएसएफ के लिए परिवार कल्याण केंद्र के निर्माण के लिए एमएसटीसी पोर्टल के माध्यम से ई-निविदा; एमएसटीसी इवेंट नं. बीआरबीएनएमपीएल / शालबनी प्रेस / एमएमडी / 16 / 25-26 / ईटी / 27 [सीआईएसएफ के लिए परिवार कल्याण केंद्र]; बीआरबीएनएमपीएल निविदा संख्या 006 / साल / एमएमडी-सिविल / 2025-26; [अनुमानित लागत-
- . बीआरबीएनएमपीएल, शालबनी में सल्फोनेटेड कैस्टर ऑयल की आपूर्ति के लिए जेम पोर्टल के माध्यम से ई-निविदा; जेम निविदा संख्याः जेम / 2025 / बी / 6349109 [अनुमानित लागत- ₹61.81 लाख] । निविदा जमा करने की अंतिम तिथि क्रमांक 1 के लिए 04.08.2025, सुबंह 11:00 बंजे तक और क्रमांक 2 से 4 के लिए 26.08.2025, सुबह 11:00 बजे तक है। निविदा दस्तावेज और अन्य विवरण डाउनलोड करने के लिए, कृपया क्रमांक 1 से 3 के लिए वेबसाइट <u>www.mstcecommerce.com</u> और क्रमांक 4 के लिए www.gem.gov.in पर जाएँ। निविदा विवरण हमारी वेबसाइट www.brbnmpl.co.in पर भी उपलब्ध हैं। आगे कोई विस्तार या संशोधन होने पर उपरोक्त वेबसाइटों पर अपलोड किया जाएगा।

वरिष्ठ महाप्रबंधक

### एसएमएफजी इंडिया क्रेडिट कम्पनी लिमिटेड कार्परिट कार्यालय: 10वां तल, कार्यालय सं. 101, 102 एवं 103, 2 नॉर्थ एवेन्यू, मेकर मैक्सिटी, बान्द्रा कुर्ला कॉम्प्लेक्स, बान्द्रा (ई), मुंबई–400051

वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 ("अधिनियम") तथा प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 ("नियमावली") के प्रावधानों के तहत अधोहस्ताक्षरी ने एसएमएफजी इंडिया क्रेडिट कम्पनी लिमिटेड (पूर्वतः फुलरटन इंडिया क्रेडिट कम्पनी लिमिटेड) (एसएमएफजी इंडिया क्रेडिट) के प्राधिकत अधिकारी के रूप में अधिनियम के तहत और अधिनियम की धारा 13(12) के साथ पठित नियम 3 के तहत प्रदत्त शक्तियों का प्रयोग करते हुए अधिनियम की धारा 13(2) के तहत मांग सूचना(एं) जारी की थी/थीं, जिसमें/जिनमें निम्नलिखित कर्जदार(रों) से संबंधित सूचना(ओं) मे वर्णित राशि उक्त सूचना की प्राप्ति की तिथि से 60 दिन के भीतर चुकाने की मांग की गई थी। अधोहस्ताक्षरी

का स्विवेचित विश्वांस है कि कर्जदार मांग सूचना(ओं) की तामील से बच रहा / रहे हैं, अतएव सूचना की तामील नियमों के अनुसार चस्पा करने और प्रकाशन द्वारा अमल में लाई जा रही है। मांग सचना(ओं) की

मांग सूचना

विषय—वस्तु का सार नीचे दिया गया है :	
कर्जदार(रों) का नाम	मांग सूचना की तिथि और राशि
<ol> <li>पंकज सैनी</li> <li>अनुज कुमार</li> <li>अनुज कुमार</li> <li>लैन–211120911262501</li> </ol>	17—07—2025 रु. 20,64,880 / — (रूपये बीस लाख चौंसठ हजार आठ सौ अस्सी मात्र) 04—07—2025 तक बकाया

बंधक अचल सम्पत्ति का वर्णन

संपत्ति स्वामी –अनुज कुमार और पंकज सैनी

संपत्ति विवरण — मकान परिमाप 282.33 वर्ग गज यानी 236.05 वर्ग मीटर , भूमि परिमाप पूर्व से पश्चिम तक 70 फीट और उत्तर से दक्षिण तक 36.3 फीट भूमि है, जिसका क्षेत्रफल 50 गूणा 12 फीट यानि 55.74 वर्ग मीटर है, जिसमें भतल पर शौचालय, स्नानघर और बरामदा सहित 5 कमरे हैं और शेष खाली है। मतल्लिका खसरा नं. 3662 परिमाप 0.943 हेक्टेयर, जो मौजा थापूल माजरा थापूल इस्माइलपुर परगना मुजफ्फराबाद, तहसील बेहट, जिला सहारनपुर में स्थित है।

चौहद्दी – पूर्व : 8 फीट चौड़ी सड़क, पश्चिम : जयपाल सिंह की संपत्ति, उत्तर : जयपाल सिंह की संपत्ति.

कर्जदार(रों) को एतद्द्वारा मांग सूचना(ओं) का अनुपालन करने और उसमें तथा यहां ऊपर वर्णित मांग राशि इस प्रकाशन की तिथि से 60 दिन के भीतर, भुगतान की तिथि तक लागू ब्याज, अतिरिक्त ब्याज, बाउंस प्रभार, लागत और खर्चों सहित चुकाने की सलाह दी जाती है। कर्जदार नोट करें कि एसएमएफजी इंडिया क्रेडिट एक प्रतिभत लेनदार है तथा कर्जदार(रों) द्वारा प्राप्त की गई ऋण सुविधा कर्जदार(रों) द्वारा बंधक रखी गई प्रतिभृत आस्ति(यों) के रूप में अचल सम्पत्ति / सम्पत्तियों के ऐवज में प्रतिभृत ऋण है। यदि कर्जदार पूरी बकाया राशि निर्धारित समयसीमा के भीतर चुकाने में असफल रहते हैं, तो एसएमएफजी इंडिया क्रेडिट अधिनियम की धारा 13(4) के तहत सभी अधिकारों का प्रयोग करने की हकदार होगी, जिसमें प्रतिभूत आस्ति(यों) का कब्जा लेना, परंतु उसी तक सीमित नहीं, अपितु भुगतान वसूली के लिए उसको बिक्री द्वारा हस्तांतरित करना अथवा अधिनियम और तदधीन विरचित नियमों के तहत उपलब्ध अन्य उपाय करना शामिल है। एसएमएफजी इंडिया क्रेडिट को बिक्री अथवा हस्तांतरण के अधिकार प्रयोग से पहले प्रतिभृत आस्ति(यों) को कुर्क तथा/अथवा सील करने का भी अधिकार है। प्रतिभृत आस्ति(यों) की बिक्री करने के बाद, एसएमएफजी इंडिया क्रेडिट को बकाया राशि की वसूली के लिए अलग कानुनी कार्यवाही शुरू करने का भी अधिकार है, यदि बंधक सम्पत्तियों के मुल्य से एसएमएफजी इंडिया क्रेडिट की पूरी बकाया राशि वसूल नहीं हो पाती है। यह उपाय, एसएमएफजी इंडिया क्रेडिट को किसी अन्य कानून के तहत उपलब्ध अन्य सभी उपायों के अतिरिक्त है।

कर्जदार(रों) का ध्यान, प्रत्याभूत आस्तियों को छुड़ाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 (८) के प्रावधान की ओर तथा अधिनियम की धारा 13 (13) आकृष्ट किया जाता है, जिसके द्वारा कर्जदार एसएमएफजी इंडिया क्रेडिट की पूर्व लिखित सहमति के बिना किसी भी प्रतिभूत आस्ति(यों) का हस्तांतरण बिक्री, पट्टा अथवा अन्य प्रकार से (व्यवसाय की आम विधि को छोड़कर) करने अथवा निपटान अथवा संव्यवहार करने हेतु प्रतिबंध / पाबंदी लगी है और उपरोक्त का पालन नहीं करना उक्त अधिनियम की धारा 29 के तहत दंडनीय अपराध है। मांग सुचना की प्रति अधोहस्ताक्षरी के पास उपलब्ध है तथा कर्जदार, यदि वे ऐसा चाहते हैं. अधोहस्ताक्षरी से किसी भी कार्यदिवस को कार्यालय के सामान्य कार्यसमय के दौरान प्राप्त कर सकते हैं। हस्ता. / - प्राधिकृत अधिकारी स्थान : सहारनपूर एसएमएफजी इंडिया क्रेडिट कम्पनी लिमिटेड तिथि : 24—07—2025

## MARUTI & SUZUKI मारूति सुजुकी इंडिया लिमिटेड

CIN: L34103DL1981PLC011375

पंजी. कार्याः प्लॉट नं. 1, नेल्सन बंढेला रोड, वसंत कुंज, नई दिल्ली–110070 फोन: +91 (11) 46781000, फैक्स: +91 (11) 46150275 www.marutisuzuki.com, investor@maruti.co.in

वीढियो कॉन्क्रेंस (वीसी)/अन्य ऑढियो वीढियो माध्यमों (ओएवीएम) के द्वारा आयोजित होने वाली 44वीं वार्षिक आम बैठक ('एजीएम'), रिकॉर्ड तिथि और अंतिम लामांश के संबंध में जानकारी

- कंपनी अधिनियम, 2013 ('अधिनियम') के सभी लागू प्रावधानों और उसके अधीन बनाए गए नियमों तथा भारतीय प्रतिभृति और विनिगय बोर्ड (सूचीयन बाध्यताएं एवं प्रकटीकरण आवश्यकताएं) विनियम, 2015 के साथ पठित कॉर्पोरेट कार्य मंत्रालय ('एमसीए') तथा भारतीय प्रतिभृति और विनिमय बोर्ड ('सेबी') हारा इस मामले में जारी किए गए सभी लागू परिपन्नों के अनुपालन में एजीएम की सूचना में निर्धारित कामकाज के निष्पादन के लिए कंपनी के सदस्यों की एजीएम मुख्यार, 28 अगस्त 2025 को प्रात: 10:00 बजे वीसी/ओएवीएम के माध्यम से आयोजित की जाएगी।
- एजीएम की सूचना और वार्षिक रिपोर्ट उन सभी सदस्यों को इलेक्ट्रॉनिक रूप से भेजी जाएमी जिनके ई-मेल पते कंपनी/डिपॉजिटरी प्रतिभागियों के पास पंजीकृत हैं। उपरोक्त कथित दस्तावेज कंपनी की वेबसाइट www.marufsuz.si.com, स्टॉक एक्सचेंज की वेबसाइट अर्थात् www.bseindia.com. एवं www.nseindia.com तथा रजिस्ट्रार एवं ट्रांसफर एजेंट ('आस्टीए') की वेबसाइट
- https://evoting.kfintech.com पर भी तपलब्ध होंगे।
- क) भौतिक प्रारूप में शेयर धारण करने वाले सदस्यगण जिल्होंने कंपनी के पास अपना ई-मेल पता पंजीकृत / अपडेट नहीं कराया है, जनसे अनुरोध है कि वे फॉर्म आईएसआर-1 (जो कि https://ris.klintech.com/clientservices/isc/isnforms.aspx पर चपलका है) की आरटीए, केफिन टेक्नोलॉजीज लिमिटेंड ('केफिन'), सेलेनियम बिल्डिंग, टॉवर-बी, प्लॉट संa. 31 एवं 32, फाइनेंशियल डिस्ट्रिक्ट, नानकरामगुढा, सेरिलिंगमपल्ली, रंगारेडडी, हैदराबाद-500032. तेलंगाना, भारत के पास जमा करके इसे पंजीकृत/अपडेट कराए।
- ख) ढिमेटिरियलाइज्ड प्रारूप में शेयर घारण करने वाले सदस्यगण जिन्होंने अपना ई-मेल पता पजीकृत/अपडेट नहीं कराया है, से अनुरोध है कि वे अपने सिमेट खाते का रखरखाव करने वाले डिपॉजिटरी प्रतिभागी के पास अपना ई-मेल पता पंजीकृत/अपबेट कराएं।
- ग) वित्तीय वर्ष 2024-25 की वार्षिक रिपोर्ट एक्सेस करने के लिए वेबलिक की जानकारी देने वाला एक पत्र उन सदस्यों को मेजा जाएगा जिन्होंने कंपनी/दिपीजिटरी के साथ अपना
- ईमेल पता पंजीकृत नहीं कराया है। लामांश के लिए रिकॉर्ड विथि एवं उसका भूगतानः
- क) 31 मार्च 2025 को समाप्त वर्ष के लिए इक्विटी शेयरों पर लागांश, यदि आगामी एजीएम में घोषित किया जाता है, तो उन सदस्यों को भुगतान किया जाएगा जिनके नाम शुक्रवार, 1 अगस्त 2025 (रिकॉर्ड तिथि) की समाप्ति पर कंपनी के सदस्यों के रजिस्टर में दर्ज डोंगे। ख) कॉर्पोरेट मामलों के मंत्रालय ('एमसीए') और चारतीय प्रतिमृति और विनिमय बोर्ड ('सेबी')

इलेक्ट्रॉनिक माध्यम से किया जाएगा जिन्होंने बैंक खाता विवरण अपडेट कराये हैं।

द्वारा जारी सभी लाग परिपत्रों के अनुसार, लाभांश का भगतान केवल उन सदस्यों की

- न) लाभाश का भूनतान लागू दरों पर स्रोत पर कर कटौती (टीडीएस) की कटौती के अधीन किया जाएगा। विस्तृत विवरणों के लिए कृथवा एजीएम की सूचना में नोटस को देखें।
- लामांश प्राप्त करने के लिए में ढेट पंजीकरण कराने की प्रक्रियाः
- सदस्यों से अनुरोध है कि वे अपना पूरा बैंक विवरण निम्नानुसार पंजीकृत/अपडेट कराएं: क) यदि शेयर डिमेटिरियलाइण्ड प्रारूप में हैं तो अपेक्षित दस्तावेजों को जमा करके अपने ढिमेट खाते का रखरखाव करने वाले अपने दिपाँजिटरी प्रतिमागी के पास पंजीकत कराएं। ठिपॉजिटरी प्रतिभागी द्वारा निर्धारित प्रारूप का विवरण भी अपेक्षित अनुसार प्रस्तृत किया जा
- ख) कंपनी / आरटीए (जहां शेयर मौतिक प्रारूप में घारित हैं) फॉर्म आईएसआर-- 1 सेलेनियम बिल्डिंग, टॉवर-बी, प्लॉट सं0. 31 एवं 32, फाइनेंशियल डिस्ट्रिक्ट, नानकरामगुडा, सेरिलिंगमपल्ली, रंगारेंड्डी, हैदराबाद-500032, तेलंगाना, भारत के पास जमा करके इसे पंजीकत/अपरेट कराए।
- सदस्यों से अनुरोध है कि वे एजीएम की सूचना और विशेषकर ई-वोटिंग वा एजीएम में वोटिंग के माध्यम से वोट देने की प्रक्रिया के संबंध में एजीएन की सचना में दिये गये नोटस को भती-मांति पढ़ लें। मारुति सुजुकी इंडिया लिमिटेड के लिये

नई विल्ली 23 जुलाई 2025

संजीव बोवर कार्यकारी अधिकारी एवम् कंपनी सचिव

#### सोने की नीलामी सूचना MUTHOOT FINCORP LTD.

Regd. Office: Muthoot Centre, TC No 27/3022, Punnen Road, Thiruvananthapuram, Kerala, India - 695001. CIN: U65929KL1997PLC011518, Ph: +91 471 4911400, 2331427

सभी संबंधित व्यक्तियों की सूचना के लिए एतरद्वारा सूचना दी जाती है कि Up to 30.09.2024 & MSGL, SPL 16, One Plus, Guide prepaid, Super value, ADGL and all other 6 months tenure gold loans upto 31.12.2024 and MSGB. SME Suvama & EMI due upto 30.06.2025. Also those gold loans where interest is due and not paid up to 30.06.2025 are also included in this auction. गिरवी रखे सोने के गहने जिन्हें छुटाने का समय बीत चुका है तथा जिन्हें बार-बार सूचना दिए जाने पर भी अब तक छडाए नहीं यया है उनकी नींलामी 14.08.2025 को 10.00 बजे से शरू कर दी जाएगी।

RAISEN DISTRICT-RAISEN: 4055000001, 4055000011, 4055000016, 4055000030, 4055000033, 4055000035, 4055000051, 4055000052

4055000054, 4055000056, 4055000063, 4055000065, 4055000074, 4055000075, 4055000076, 4055000110, 4055000120, 4055000141, 40550001544432000884 4432000886 4432000894 4432000900 4432000921 4432000924 4432000932 4432000936 4432000940 4432001017, 4432001031, 4432001038, 4432001039, 4432001072, VIDISHA-KHARI PHATAK ROAD: 2723000955, 2723000959, 2723001069 2723001090, 2723001357, 2723001460, 2723001511, 2723001521, 2723001523, 2723001532, 2723001543, 2723001544, 2723001555 2723001565, 2723001567, 2723001575, 2723001578, 2723001581, 2723001582, 2723001585, 2723001587, 2723001591, 2723001593 2723001595, 2723001602, 2723001606, 2723001619, 2723001630, 2723001637, 2723001644, 2723001646, 2723001648, 2723001656 2723001674, 2723001691, 2723001696, 2723001700, 2723001705, 2723001714, 2723001715, 2723001718, 2723001721, 2723001735 2723001736, 2723001773, 2723001777, 2723001780, 2723001797, 2723001801, 2723001805, 2723001809, 2723001810, 2723001827, 2723001830, 2723001838, 2723001846, 2723001854, 2723001860, 2723001868, 2723001894, 2723001897, 2723001913, 2723001925, 2723001986, 2723001989, 272300898, 272300917, 272300918, 272300922, 272300924, 272300925, 272300929

नीलामी अपनी - अपनी शाखाओं पर आयोजित की जाएगी। कृपया ध्यान दें कि रादि नीलामी किसी कारणवश उसी दिन पूरी न हो पाई तो नीलामी 28.08.2025 को सुबह 10.00 बजे VIDISHA-KHARI PHATAK ROAD: Ground Floor, Rajesh Jain , Plot No. 63, Khari Fatak Road, Nearhdfc Bank , Vidisha. Medhya Pradesh , 464001, RAISEN: Ground Floor Muthoot Fincorp Ltd Raisen Sagar Road None Near Yash Bank Raisen Raisen. Pin. 464551.SEHORE: Ground Floor, No. 316, Sehore Ground Floor, House No 316, Englishpura, Sona Engineering, Sehore Town, Sehore Madhyapradesh - 466001. पर आयोजित की जाएगी। गिविदाकर्ताओं से निवेदन है कि वे फोटो पहचान-पत्र, PAN कार्ड प्रस्तुत करें। सफल निविदाकर्ताओं को मृत्तृट फ़िनकॉर्प लिमिटेड पैसा सावड द्वारा ट्वांसफर करना होगा ।

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# PUBLIC ANNOUNCEMENT



# **BHADORA INDUSTRIES LIMITED**

Our Company was initially established as Partnership Firm under the Partnership Act, 1932 ("Partnership Act") pursuant to Deed of Partnership dated April 29, 1986. The Partnership firm was registered on May 14,1986 with the Registrar of Firms, Tikamgarh, Madhya Pradesh. The Partnership Firm was converted into Private Limited Company under Part IX of the Companies Act, 1956 in the name and style of "Bhadora Industries Private Limited" on May 17, 2013, vide Certificate of incorporation issue by Registrar of Companies, Madhya Pradesh. Subsequently, pursuant to resolutions passed by our Board of Directors at its meeting held on May 14, 2024 and by our Shareholders at the extra-ordinary general meeting held on May 16, 2024, our Company was converted into a public limited company and the name of our Company was changed to "Bhadora Industries Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Central Processing Centre dated August 07, 2024. The corporate identity number of our Company is U31300MP2013PLC030767. For further details, please refer to section titled "History and Certain Corporate Matters" beginning on page 185 of this Draft Red Herring Prospectus.

Registered and Corporate office: Office No. 505, Plot No. 39.405, NRK BIZ PARK PU-4, Scheme N. 54, DDU Nagar, Indore-452 010, Madhya Pradesh, India Tel. +91-7000061995; E-mail: cs@vidhutcables.com; Website: www.vidhutcables.com;

Contact Person: Archana Khare, Company Secretary and Compliance Officer

### **NOTICE TO INVESTORS ("NOTICE")**

INITIAL PUBLIC ISSUE OF UP TO 54,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF BHADORA INDUSTRIES LIMITED ("COMPANY" OR "BHADORA" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [+] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ [+] LAKHS OF WHICH UP TO [+] EQUITY SHARES OF FACE VALUE OF ₹ [•] EACH FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE AGGREGATING TO₹ [•] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I. E. NET ISSUE OF [+] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT A PRICE OF ₹ [•] PER EQUITY SHARE AGGREGATING TO ₹ [•] IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE [+] % AND [+]% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

With reference to the Draft Red Herring Prospectus dated February 15, 2025 filed with stock exchange the Potential bidders may note the following: a) Anil Bhadora and Pradeep Bhadora Promoters of our company has undertaken a transfer of Equity Shares by way of sale ("Transfer"), in favour of Amit R. Agarwal as detailed below:

Date of Transaction / Transfer	Name of Transferor	HANGE TO SERVICE THE PARTY OF T	Declaration whether Transferee / Acquirer connected with our Company, Promoters, Promoter Group, Directors, Key Managerial Personnel / Senior Management, Subsidiaries, Group Companies and their respective directors and key managerial personnel		Number of Equity Shares Transferred	Transfer Price per Equity Shares (in ₹)
July 21, 2025	Anil Bhadora	Amit R. Agarwal	None	Secondary transaction (sale)	1,11,600	90.00
July 23, 2025	Pradeep Bhadora	Amit R. Agarwal	None	Secondary transaction (sale)	2,60,400	90.00

b) Details of the shareholding of Anil Bhadora, Pradeep Bhadora and Amit R. Agarwal in the Company, prior to and subsequent to the Transfer are set forth below:

	Name	Pre-Transfer Shareholding		Post-Transfer Shareholding		
S. No.		No. of Equity Shares	Percentage of pre-Offer share capital of the Company (%)		Percentage of pre-Offer share capital of the Company (%)	
1.	Anil Bhadora	34,86,560	26.41	33,74,960	25.57	
2.	Pradeep Bhadora	61,26,560	46.41	58,66,160	44.44	
3.	Amit R. Agarwal	Nil	Nil	3,72,000	2.82	

**BOOK RUNNING LEAD MANAGER** 



REGISTRAR TO THE OFFER

#### UNISTONE CAPITAL PRIVATE LIMITED A/305, Dynasty Business Park, Andheri Kurla Road,

Andheri East, Mumbai-400 059, Maharashtra Telephone: 022 4604 6494

Email: mb@unistonecapital.com Website: www.unistonecapital.com Investor grievance email: compliance@unistonecapital.com

Contact Person : Brijesh Parekh SEBI registration number: INM000012449 CIN: U65999MH2019PTC330850

**MUFG Intime India Private Limited** (Formerly known as Link Intime India Private Limited) C/101, 247 Park, 1st Floor, L. B. S Marg, Vikhroli (West)-400 083, Maharashtra, India

Telephone: +91 810 811 4949 Facsimile: +91 22 4918 6060 E-mail: bhadora.ipo@linkintime.co.in Investor grievance e-mail: bhadora.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

CIN: U67190MH1999PTC118368 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For BHADORA INDUSTRIES LIMITED On behalf of the Board of Directors

Shashank Bhadora

Place: Indore

Date: July 23, 2025

Managing Director

BHADORA INDUSTRIES LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP applicable statutory and regulatory requirements with SEBI and the Stock Exchange. The DRHP shall be available on the website of the Company at www.vidhutcables.com the website of the National Stock Exchange of India Limited at www.nseindia.com, respectively, and websites of the BRLMs, i. e., www.unistonecapital.com, Unistone Capital Private Limited. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" of the DRHP on page 28. Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U. S. Securities Act or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U. S. Securities Act and in accordance with any applicable U. S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation S under the U. S. Securities Act and the applicable laws of the jurisdictions where such offers and sales are made.