



# Genus Prime Infra Limited

(Formerly Gulshan Chemfill Limited)  
CIN-L24117UP2000PLC032010

**Genus**  
energizing lives

Regd. Office : Near Moradabad Dharam Kanta, Kanth Road, Marthala, Moradabad-244001, U.P.  
Ph. : +91-591-2511171, 09837075702/3 Fax : +91-591-2511242  
Website : [www.genusprime.com](http://www.genusprime.com)

**January 28, 2026**

**BSE Limited**

(Corporate Relationship Department),  
P J Towers, Dalal Street, Fort,  
Mumbai-400001  
E-mail: [corp.compliance@bseindia.com](mailto:corp.compliance@bseindia.com)

**BSE SCRIP CODE: 532425**

Dear Sir/Madam,

**Sub: Newspaper advertisement for notice of Record Date**

**Ref: Scheme of Arrangement amongst Genus Prime Infra Limited ("Amalgamated Company" or "Resulting Company" or "Company"), Sansar Infrastructure Private Limited ("Amalgamating Company 1"), Star Vanijya Private Limited ("Amalgamating Company 2"), Sunima Trading Private Limited ("Amalgamating Company 3"), Genus Power Infrastructures Limited ("Demerged Company") and Yajur Commodities Limited ("Amalgamating Company 4") and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme")**

Please find enclosed a copy of newspaper advertisement published in the newspapers, viz. **Financial Express** (English-Delhi NCR Edition) and **Jansatta** (Hindi-Delhi NCR Edition), for notice of record date for the purpose of determining the entitlement of shareholders of Amalgamating Company 4 pursuant to the Scheme of Arrangement.

We request to kindly take the same on record.

Thanking you,

Yours faithfully

**For Genus Prime Infra Limited  
(Formerly Gulshan Chemfill Limited)**

**Jeevan Kumar  
Company Secretary**

**Protium**  
PROTUM FINANCE LIMITED  
(Erstwhile Growth Source Financial Technologies Limited)  
Registered & Corporate Office Address: 7th Floor, Block B2, Phase - I  
Nirnjan Knowledge Park, Pahadi Village, Off: Western Express Highway, Camia Industrial Estate, Goregaon(E), Mumbai: 400063, Maharashtra.

**POSSESSION NOTICE** (U.S 13(4)) As per Appendix IV (read with rule 8(1) of the  
erstwhile Growth Source Financial Technologies Ltd.) (hereinafter referred to as "Protium  
Finance Limited"), under the provisions of the Securitization and Reconstruction of  
Financial Assets and Enforcement of Security Interest Act, 2002 (Act No. 52 of 2002) (the  
"SARFAESI Act"), and in exercise of the powers conferred under Section 13(2) read with  
Rule 3 of the Security Interest (Enforcement) Rules, 2002, issued a Demand Notice dated  
06 Nov 2025, calling upon the Borrowers B J M General Store Through Its Proprietor Rekha  
W/o Babi Nagar, and the Co-Borrowers: 1. Babi Nagar S/o Shree Chand, 2. Rekha W/o  
Babi Nagar in respect of the LOAN ACCOUNT BEARING NO. GS097EEL1936564, to repay  
the amount mentioned in the said notice is being INR 26,23,058.39/- (Rupees Twenty Six  
Lakh Twenty Three Thousand Fifty Eight And Thirty Nine Paisa Only) as on 06 Nov 2025,  
within 60 days from the date of receipt of the said notice.

The Borrowers having failed to repay the said amount, notice is hereby given to the  
borrowers and the public in general that the undersigned has taken Symbolic Possession  
of the property described hereinbelow in exercise of the powers conferred under Section  
13(4) of the said Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002,  
on 24th Jan 2026.

The borrowers in particular and the public in general are hereby cautioned not to deal  
with the said property, and any dealings with the property shall be subject to the charge  
of Protium Finance Limited for an amount of INR 26,23,058.39/- (Rupees Twenty Six  
Lakh Twenty Three Thousand Fifty Eight And Thirty Nine Paisa Only) together with further  
interest, charges, and all costs, charges and expenses incurred.

The borrowers' liability is limited to the provisions of sub-section (8) of Section 13 of the  
Act, and nothing to the contrary shall be applicable to the said notice.

**DESCRIPTION OF THE MORTGAGED PROPERTY** - All The Piece and Parcel Of Property  
Bearing Kh. No-403, 102 Vill. Sadalapura Pargana & Tehsil Dadri Dsrt. G.B. Nagar U.P.  
Together With All Other Rights, Buildings, Improvements, And Easements Appurtenant  
Thereto.

Date: 24th Jan' 2026  
Place: Gautam Buddha Nagar, Uttar Pradesh

Sd/-, For Protium Finance Limited  
Authorised Officer

**ADDENDUM TO FORM G**  
**INVITATION FOR EXPRESSION OF INTEREST FOR**  
**TD TOLL ROAD PRIVATE LIMITED**  
OPERATING IN INFRASTRUCTURE (TOLL ROAD) AT TAMIL NADU  
[Under Regulation 36A(1) of the IBAI  
(Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

In supersession of the earlier "Form G" issued on 9th January 2026 inviting  
expression of interest (EOI) for submission of resolution plan for TD Toll Road  
Private Limited. It is hereby informed that the revised timelines for submission of  
EOI will be as under:

RELEVANT PARTICULARS	
10. Last date for receipt of expression of interest	31st January 2026
11. Date of issue of provisional list of prospective resolution applicants	10th February 2026
12. Last date for submission of objections to provisional list	15th February 2026
13. Date of issue of final list of prospective resolution applicants	25th February 2026
14. Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	02nd March 2026
15. Last date for submission of resolution plans	01st April 2026
16. Process email id to submit Expression of Interest	cirpt.tdtoll@gmail.com

Note: Except the above, the other contents of Form G published on 9th January 2026 remain the same. Prospective Resolution Applicant(s) are requested to kindly take note of the above change.

S. Rajendran  
Resolution Professional  
In the matter of TD TOLL ROAD PRIVATE LIMITED  
Regn. No. IBBU/IPA-002/IP-00098/2017-2018/10241  
Authorisation For Assignment valid upto:31st December 2026  
Address: Hari Krupa, 2nd Floor, 71/1, Mr. Nicholas Road  
(Off, Poornamalai High Road) Cheppet, Chennai - 600 031

**FORM NO. 1**  
**DEBTS RECOVERY TRIBUNAL, LUCKNOW**  
(Area of Jurisdiction: Part of Uttar Pradesh)

600/1, University Road, Near Hanuman Setu Mandir, Lucknow-226 007

**DRC NO. 914/2023/R.O. II**

**NOTICE UNDER RULE 2 OF SECOND SCHEDULE TO THE INCOME TAX ACT 1961 READ WITH SECTION 29 OF THE RECOVERY OF DEBTS AND BANKRUPTCY ACT 1993**

**PUNJAB & SIND BANK** ... C. H. Bank

(Kum, Sahibabad Ghazibabad UP 201010)

V/S ..... Judgment Debtor/Credit Debtor

To:

1. Shri Bhagwan Singh S/O Late Shri Nari Singh, R/O: H. No. 102A, G-3, Abhi Building, Sector-2, Vaishali, Ghaziabad-201010 Also At: UG-2, MIG, Back Side Plot No.-A/10, DLF, Dilshad Extension-H, Bhopara, Ghaziabad.

2. Smt. Sapna Singh W/O Shri Bhagwan Singh, R/O: H. No. 102A, G-3, Abhi Building, Sector-2, Vaishali, Ghaziabad-201010 Also At- UG-2, MIG, Back Side Plot No.-A/10, DLF, Dilshad Extension-H, Bhopara, Ghaziabad.

3. Shri Amit Oberoi S/O Shri Pradeep Oberoi, R/O/B-136, MIG Flats, Loni Road, Shahdara, Delhi-110032

4. Shri Ashish Bishw S/O Shri Bhagwan Singh, R/O: H. No. 102A, G-3, Abhi Building, Sector-2, Vaishali, Ghaziabad-201010 .....certificate Debtor

This is to notify that a sum of **Rs. 36,58,16.91 (RUPEES THIRTY SIX LAC FIFTY SIX THOUSAND EIGHT HUNDRED SIXTEEN AND NINETY ONE PAISA)** with interest @ 8.00% per annum in THE Loan account with Monthly Rest from the date of filing of the original Application i.e. 22.07.2021. Till the Loan amount is fully liquidated jointly and severally with its cost succeeds in its realization from the Certificate debtor no. 1, 2, 3 & 4 are liable to pay the bank dues is hereby allowed experts against you the address as per dated 22/09/2022 passed by Hon'ble Tribunal in O.A.no. 490/2021.

You are hereby directed to pay the aforesaid mentioned amount within 15 days of the receipt of the notice, failing which the recovery shall be made in accordance with the Recovery of Debts Due to Bank and Financial Institution Act 1993.

3. You are hereby ordered to declare on Affidavit the particulars of assets on or before 04.02.2026.

4. You are hereby ordered to appear before the undersigned on 04.02.2026 at 10:30 AM

5. In addition to the same aforesaid you will liable to pay the following:

**Details of Cost:**

Application Fee Rs. 39,010/-

Advocate Fee Rs. NIL

Misc. Expenses Rs. NIL

Clerkage Rs. NIL

Publication Charges Rs. NIL

Given under my hand and seal on this 27th day of November, 2025.

**RECOVERY OFFICER-II**

**DEBTS RECOVERY TRIBUNAL LUCKNOW**

**AAR SHYAM INDIA INVESTMENT COMPANY LIMITED**  
Regd Office: Space No. 920, Kirti Shikhar Building,  
District Centre, Janakpuri B-1, West Delhi, New Delhi-110058  
(CIN: L47219DL1983PLC015266) Email : +91 11 45626909  
Website : www.aarshyam.in Tel : +91 11 45626909

**EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025**

Figures in Lakhs (Rs.)

**Particulars** Standalone Figures

Quarter Ended Nine Months Ended Quarter Ended  
(Unaudited) (Unaudited) (Unaudited)

31-12-2025 31-12-2025 31-12-2024

Total income from operations (net) 1.14 6.59 7.25

Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) (5.42) (79.74) 0.40

Net Profit / (Loss) for the period before Tax, (after Exceptional and/or Extraordinary items) (5.42) (79.74) 0.40

Net Profit / (Loss) for the period after Tax, (after Exceptional and/or Extraordinary items) (5.42) (79.74) 0.40

Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period, after tax) and Other Comprehensive Income (after tax) (5.42) (79.74) 0.40

Equity Share Capital 300.00 300.00 300.00

Reserves (excluding Revaluation Reserve) 55.53 55.53 70.64

Earnings Per Equity Share/ (of Rs. 10/-each) (for continuing and discontinuing operations)

(a) Basic (0.18) (2.66) 0.01

(b) Diluted (0.18) (2.66) 0.01

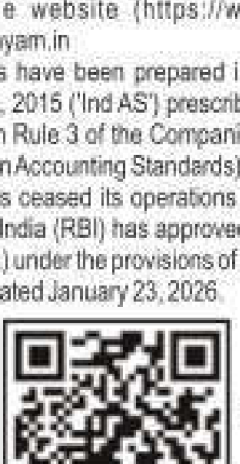
Note:

1. Above results were reviewed by Audit Committee and taken on record by the Board of Directors in their meeting held on Tuesday January 27, 2026

2. The above is an extract of the detailed format of Quarter/Nine months ended Un-audited Standalone Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarter/Nine months ended Un-audited Standalone Financial Results are available on the Stock Exchange website (<https://www.bseindia.com>) and Company's website <https://www.aarshyam.in>

3. The above results have been prepared in accordance with Companies (Indian Accounting Standards) Rules 2015 (IAS) prescribed under Section 133 of the Companies Act, 2013 read together with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Rules, 2016 as amended.

4. The Company has ceased its operations as Non-Banking Financial Company (NBFC). The Reserve Bank of India (RBI) has approved the application for cancellation of its Certificate of Registration (CoR) under the provisions of Section 45-IA of the Reserve Bank of India Act, 1934 vide its approval dated January 23, 2026.



For Aar Shyam India Investment Company Limited

Sd/-

Ankit Mehta

Director

DIN : 0769838

Place: New Delhi Date: 27.01.2026

**KIFS HOUSING FINANCE LIMITED**  
Registered Office : 6th Floor, KIFS Corporate House, Beside Hotel Planet Landmark, Near Ashok Vatika BRTS, ISKON - Ambli Road, Ambli, Ahmedabad, Gujarat - 380054 Corporate Office: C-902, Lotus Park, Gharibnath Compound, Western Express Highway, Goregaon (East), Mumbai - 400063, Maharashtra, India, Ph. No.: +91 22 67964011  
E-mail: contact@kifshousing.com | Website: www.kifshousing.com | CIN: U6592726J205PLC0579 RBL COR: DOR-00145

**NOTICE UNDER SECTION 13(2) OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 (SARFAESI ACT)**

In respect of amounts availed by below mentioned borrowers/guarantors through KIFS HOUSING FINANCE LIMITED, which have become NPA with below mentioned balance outstanding on dates mentioned below. We have already issued detailed Demand Notice dated as mentioned below Under Sec 13(2) of Securitization and Reconstruction of Financial Assets Enforcement of Security Interest Act 2002 by Registered Post / Speed Post/ Courier with acknowledgement due to you which has been returned undeivered / acknowledgement not received. We have indicated our intention of taking possession of securities owned on one of you as per Sec 13(4) of the Act in case of your failure to pay the amount mentioned below within 60 days. In the event of your not discharging liability as set out herein above the Bank / Secured Creditor may exercise any of the right conferred vide section 13(4) of SARFAESI Act and while publishing the possession notice auction notice, electronically or otherwise, as required under the SARFAESI Act, the Bank/Secured Creditor may also publish your photograph. Details are hereunder:-

**Sr. No./Branch Application No./LN/** **Name of Borrower / Co-Borrower/Guarantors & Date of NPA** **Date Amount Outstanding** **Detail of Secured Assets:**

Sr. No./Branch Application No./LN/	Name of Borrower / Co-Borrower/Guarantors & Date of NPA	Date Amount Outstanding	Detail of Secured Assets:
1 Chandigarh 1058843/ LNHCHN 007831	1. Jagdev Kumar (Applicant) 2. Mohini Devi (Co-Applicant) 3. Hakan Singh (Co-Applicant) NPA : January 08, 2026	Demand Notice Date January 21, 2026 O/ Rs.200763/-	Khetwali No. 510/192/00-04, Comprise New Khetwali-51/76, (old Kh/khet.no.48/74), Boring Khetra No 193 (01-11), Comprise In Kh. No.56 Min/88, near Mandir/ohwth, Tehsil - Nalagarh, H. No. 95, Village Dharan, Salan Dharan, Himachal Pradesh 141022 As Per Sale Deed- East- H/o Sh Dharan Pal, West - House of Sh.Hakam North- Vacant Land of Sh.Dharan Singh, South- House of Jagdev, As per Site- East- Others Property 38'-0" West- Road 30'-North- House of Hakam Singh, South- House Of Dharanpal 94'
2 Chandigarh 1058846/ LNHCHN 007828	1. Jagdev Kumar (Applicant) 2. Mohini Devi (Co-Applicant) 3. Hakan Singh (Co-Applicant) NPA : January 08, 2026	Demand Notice Date January 21, 2026 O/ Rs.187770/-	Khetwali No. 510/192/00-04, Comprise New Khetwali-51/76, (old Kh/khet.no.48/74), Boring Khetra No 193 (01-11), Comprise In Kh. No.56 Min/88, near Mandir/ohwth, Tehsil - Nalagarh, H. No. 95, Village Dharan, Salan Dharan, Himachal Pradesh 141022 As Per Sale Deed- East- H/o Sh Dharan Pal, West - House of Sh.Hakam North- Vacant Land of Sh.Dharan Singh, South- House of Jagdev, As per Site- East- Others Property 38'-0" West- Road 30'-North- House of Hakam Singh, South- House Of Dharanpal 94'
3 Ludhiana 016623	1. Kashmir Singh (Applicant) 2. Kashmir Kaur (Co-applicant) NPA : January 08, 2026	Demand Notice Date January 21, 2026 O/ Rs.147154/-	Khasra No. 10-24/23/25, Khattra No.78/11, Village-dhanwan, H.b.no.25, Sub- Tehsil - Koon Kalan, Ludhiana, Punjab 141227 As Per Sale Deed- East- Agriculture Land /27'-0" Curve Outside 3'-0"-26'-0" West- Hardev Agriculture Land /53'-0" North- Closed Street/13 ft wide /62'-3"- South- Owner's Agriculture Land /62'-3"

The above mentioned Borrowers/Guarantors are advised (1) To collect the original notice from the undersigned for more and complete details and (2) To pay the balance outstanding amount interest and costs etc. within 60 days from the date of notice referred to above to avoid further action under the SARFAESI Act.

Date :

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"), NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") IN COMPLIANCE WITH CHAPTER II OF THE SEBI ICDR REGULATIONS.

## PUBLIC ANNOUNCEMENT



(Please scan this QR code to view the DRHP)

# KANOHAR

## KANOHAR ELECTRICALS LIMITED

Our Company was originally incorporated as "Kanohar Electricals Private Limited" under the provisions of the Companies Act, 1956 pursuant to a certificate of incorporation dated November 13, 1972, issued by the Registrar of Companies. The name of our Company was subsequently changed to "Kanohar Electricals Limited" upon conversion of our Company from a private limited to a public limited company pursuant to a Shareholders' resolution dated November 30, 1994, and a fresh certificate of incorporation dated December 22, 1994, issued by the RoC. The equity shares of our Company were, in the past, listed on Bombay Stock Exchange (now known as BSE Limited), The Delhi Stock Exchange Association Limited (now known as DSE Estates Limited) and The Uttar Pradesh Stock Exchange Association Limited (now known as U.P. Stock and Capital Limited) on November 13, 1995, November 1, 1995 and October 31, 1995, respectively. However, thereafter, the equity shares of our Company were voluntarily delisted from Bombay Stock Exchange (now known as BSE Limited), The Delhi Stock Exchange Association Limited (now known as DSE Estates Limited) and The Uttar Pradesh Stock Exchange Association Limited (now known as U.P. Stock and Capital Limited) with effect from July 12, 2010, August 30, 2010 and October 20, 2010, respectively. For further information of changes in the registered office of our Company, see "History and Certain Corporate Matters - Change in our Registered Office" beginning on page 277 of the Draft Red Herring Prospectus (the "DRHP") dated January 23, 2026.

Registered and Corporate Office: Rithani, Delhi Road, Meerut 250 103, Uttar Pradesh, India;  
Telephone: +91 70559 01010/+91 121-3500801-05; Contact Person: Neha, Company Secretary and Compliance Officer; E-mail: compliance@kanohar.com; Website: www.kanohar.com; Corporate Identity Number: U31909U1972PLC003635

### OUR PROMOTERS: DINESH SINGHAL, ADESH SINGHAL, VIVEK SINGHAL, ABHISHEK SINGHAL, VIRAT SINGHAL, ADITYA SINGHAL AND K SONS FAMILY TRUST

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF KANOHAR ELECTRICALS LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO [•] MILLION (THE "OFFER"), COMPRISING OF A FRESH ISSUE OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹2 EACH AGGREGATING UP TO ₹3,000 MILLION ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 14,590,000 EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("OFFERED SHARES") AGGREGATING UP TO ₹[•] MILLION BY K SONS FAMILY TRUST ("PROMOTER SELLING SHAREHOLDER"). THE OFFER SHALL CONSTITUTE [•]% OF THE POST-OFFER PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY CONSIDER A PRE-IPO PLACEMENT FOR AN AMOUNT AGGREGATING UP TO ₹600 MILLION, AS MAY BE PERMITTED UNDER APPLICABLE LAW, AT ITS DISCRETION, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLMs. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER, OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. OUR COMPANY SHALL REPORT ANY PRE-IPO PLACEMENT TO THE STOCK EXCHANGES, WITHIN 24 HOURS OF SUCH PRE-IPO PLACEMENT (IN PART OR IN ENTIRETY) AND AS MAY BE REQUIRED UNDER APPLICABLE LAW. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹2 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs, AND WILL BE ADVERTISED IN ALL EDITIONS OF [•], AN ENGLISH NATIONAL DAILY NEWSPAPER [•] AND ALL EDITIONS OF [•], A HINDI NATIONAL DAILY NEWSPAPER (HINDI ALSO BEING THE REGIONAL LANGUAGE OF UTTAR PRADESH, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE STOCK EXCHANGES FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI CDR REGULATIONS.

In case of any revision in the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of one Working Day, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to Designated Intermediaries and the Sponsor(s), as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company in consultation with the BRLMs may allocate up to 60% of the QIB Portion to Anchor Investors and such allocation will be on a discretionary basis by our Company, in consultation with the BRLMs, in accordance with the SEBI ICDR Regulations (the "Anchor Investor Portion"), of which 40% shall be reserved in the following manner (i) 33.33% of the Anchor Investor Portion shall be reserved for domestic Mutual Funds; and (ii) 6.67% of the Anchor Investor Portion shall be reserved for Life Insurance Companies and Pension Funds, subject to valid Bids being received from domestic Mutual Funds, Life Insurance Companies and Pension Funds, as applicable, at or above the Anchor Investor Allocation Price. Any under-subscription in the Life Insurance Companies and Pension Funds category specified in (ii) above may be allocated to domestic Mutual Funds, in accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("Non-Institutional Portion") of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹0.20 million and up to ₹1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with an application size of more than ₹1.00 million and undersubscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Bidders in the other sub-category of the Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("Retail Portion"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in this Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter)) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or pursuant to the UPI Mechanism, as the case may be. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" on page 443 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP dated January 23, 2026 with SEBI and the Stock Exchanges on January 24, 2026.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with Securities and Exchange Board of India ("SEBI") shall be made available to the public for comments, if any, for period of at least 21 days, from the date of publication of this public announcement by hosting it on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively where the equity shares are proposed to be listed, the websites of the BRLMs, i.e., Nuvama Wealth Management Limited at www.nuvama.com and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.iiflcapital.com and the website of our Company at www.kanohar.com. Our Company hereby invites the public to give their comments on the DRHP, filed with SEBI, with respect to disclosures made in the DRHP. The members of public are requested to send a copy of their comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein below in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of publication of this public announcement in accordance with Regulation 26(2) of SEBI ICDR Regulations.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("Red Herring Prospectus") has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on the main board of the Stock Exchanges.

For details of the main objects of the Company as contained in its memorandum of association, see "History and Certain Corporate Matters" on page 277 of the DRHP.

The liability of the members of the Company is limited. For details of the share capital, capital structure of the Company and the names of the signatories to the memorandum of association and the number of shares subscribed by them see "Capital Structure" on page 91 of the DRHP.

#### BOOK RUNNING LEAD MANAGERS



**IIFL CAPITAL**

#### REGISTRAR TO THE OFFER



**Nuvama Wealth Management Limited**  
B01 – B04, Wing A, Building No 3, Inspire BKC,  
G Block, Bandra Kurla Complex, Bandra East  
Mumbai 400 051 Maharashtra, India  
Telephone: +91 22 4094 4400  
E-mail: kanohar.ip@nuvama.com  
Investor grievance e-mail: customerservice.mb@nuvama.com  
Website: www.nuvama.com  
Contact person: Pari Vaya/ Soumava Sarkar  
SEBI registration number: INM000013004

**IIFL Capital Services Limited**  
(formerly known as IIFL Securities Limited)  
24<sup>th</sup> Floor, One Lodha Place, Senapati Bapat Marg,  
Lower Parel (West), Mumbai 400 013 Maharashtra, India  
Telephone: +91 22 4646 4728  
E-mail: kanoharelectricals.ip@iiflcap.com  
Investor grievance e-mail: ig.ip@iiflcap.com  
Website: www.iiflcapital.com  
Contact person: Gaurav Mittal/ Pawan Kumar Jain  
SEBI registration number: INR000004058

#### COMPANY SECRETARY AND COMPLIANCE OFFICER

Neha

Rithani, Delhi Road, Meerut 250 103 Uttar Pradesh, India. Telephone: +91 70559 01010; E-mail: compliance@kanohar.com; Website: www.kanohar.com

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

For KANOHAR ELECTRICALS LIMITED

On behalf of the Board of Directors

Sd/-  
Neha

Company Secretary and Compliance Officer

Place: Meerut  
Date : January 27, 2026

KANOHAR ELECTRICALS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated January 23, 2026 filed with SEBI and the Stock Exchanges on January 24, 2026. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively on the websites of the BRLMs, i.e., Nuvama Wealth Management Limited at www.nuvama.com and IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at www.iiflcapital.com and on the website of our Company at www.kanohar.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" on page 30 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement does not constitute an offer of the Equity Shares for sale in any jurisdiction, including the United States, and the Equity Shares may not be offered or sold in the United States absent registration under the US Securities Act of 1933 or an exemption from registration. Any public offering of the Equity Shares to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, the Equity Shares are not being offered or sold in the United States.

CONCEPT

# THE LATEST TRENDS IN BUSINESS

# THE LATEST TRENDS IN TRENDS

FINANCIAL EXPRESS  
Read to Lead

Genus

energizing lives

**GENUS PRIME INFRA LIMITED**

(Formerly Gulshan Chemfill Limited)

(CIN: L24117UP2000PLC032010)

Regd. Office: Near Moradabad Dhaman Kanta, Kanth Road, Harthala, Moradabad-244001 (U.P.)

Phone: 0591-2511242, Website: www.genusprime.com, Email: cs.genusprime@gmail.com

**NOTICE OF RECORD DATE**

Scheme of Arrangement amongst Genus Prime Infra Limited ("Amalgamated Company" or "Resulting Company" or "Company"), Sansar Infrastructure Private Limited ("Amalgamating Company 1"), Star Vanjhi Private Limited ("Amalgamating Company 2"), Sunims Trading Private Limited ("Amalgamating Company 3"), Genus Power Infrastructures Limited ("Demerged Company") and Yajur Commodities Limited ("Amalgamating Company 4") and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme")

With reference to the above subject and pursuant to Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of the Amalgamated Company, at its meeting held on January 27, 2026, has fixed the Record Date as **Friday, February 06, 2026**, for the purpose of determining the shareholders of Amalgamating Company 4 to whom fully paid up equity shares and preference shares of Amalgamated Company shall be issued and allotted in the Scheme.

The Equity Shareholders and Preference Shareholders of Amalgamating Company 4 whose names are recorded in the Register of Members and records of the Depositories as a Member of Amalgamating Company 4 on Friday, February 06, 2026, being the Record Date fixed, will be entitled for allotment of:

"3 (Three) Equity shares of face value Rs. 2/- each of the Amalgamated Company as fully paid up for every 5 (Five) Equity shares of face value Rs. 10/- each of the Amalgamating Company 4 to the equity shareholders of the Amalgamating Company 4 holding equity shares in the Amalgamating Company 4"

"1 (One) Zero Coupon Redeemable Preference share of face value Rs. 100/- each of the Amalgamated Company as fully paid up for every 1 (One) Zero Coupon Redeemable Preference share of face value Rs. 100/- each of the Amalgamating Company 4 to such redeemable preference shareholders of the Amalgamating Company 4 holding Zero Coupon Redeemable Preference Shares in the Amalgamating Company 4"

"1 (One) 9% Cumulative Non-Convertible Redeemable Preference share of face value Rs. 100/- each of the Amalgamated Company as fully paid up for every 1 (One) 9% Cumulative Non-Convertible Redeemable Preference share of face value Rs. 100/- each of the Amalgamating Company 4 holding 9% Cumulative Non-Convertible Redeemable Preference Shares in the Amalgamating Company 4"

Any fractional entitlement arising out of the issue and allotment of the shares (both equity shares and redeemable preference shares) issued by the Amalgamated Company pursuant to the Scheme, shall be rounded up to the next integer and be issued free from all items, charges, equitable interests, encumbrances and other third party rights of any nature whatsoever.

Subject to Applicable Laws, the shares (both equity shares and redeemable preference shares) of the Amalgamated Company that are to be issued in terms of the Scheme will be issued in dematerialized form only. In case any member holds shares in the Amalgamating Company 4 in physical form, the Amalgamated Company will not issue its shares to such member but will, subject to Applicable Laws, issue the corresponding shares in dematerialized form, into a suspense escrow account opened in the name of the Amalgamated Company with a depository, where such shares shall be held on behalf of such member. The shares of the Amalgamated Company so held in the suspense escrow account, will be transferred to the respective member once such member provides details of his/her/ its demat account to the Amalgamated Company, along with such documents as may be required by sending an email to cs.genusprime@gmail.com.

The shares (both equity shares and redeemable preference shares) to be issued by the Amalgamated Company pursuant to the Scheme, in respect of shares of the Amalgamating Company 4 which are held in abeyance under the provisions of Section 126 of the Companies Act, 2013 ( erstwhile Section 206A of the Companies Act, 1956) or are otherwise shall, pending allotment or settlement of the dispute by order of a court or otherwise, also be kept in abeyance by the Amalgamated Company.

After the issuance and allotment of the Equity Shares and Preference Shares by the Amalgamated Company, it would complete necessary compliance and undertake steps to have the said equity shares listed on BSE Limited. As per the scheme, redeemable Preference Shares shall not be listed and / or admitted on any stock exchange.

The information contained in this Notice is available on the website of the Company at www.genusprime.com and also on the website of BSE Limited at www.bseindia.com.

For Genus Prime Infra Limited  
(Formerly Gulshan Chemfill Limited)