



(Formerly known as Meenakshi Enterprises Limited)
A NBFC listed at Bombay Stock Exchange

CIN: L51102TZ1982PLC029253

Regd Office: Shop No 3, 1st Floor, Adhi Vinayaga Complex,
No 3 Bus stand, Gopalsamy Temple Street, Ganapathy,
Coimbatore, Tamil Nadu, India-641006
Email: investor@jmjfintechltd.com
Mob:7395922291/92

Date: 17.10.2025

To,
The Manager,
Department of Corporate Services,
Bombay Stock Exchange Limited
Phiroz Jeejeebhoy Towers, Dalal Street,
Mumbai, Maharashtra - 400001

Scrip Code: BSE - 538834; ISIN: INE242Q01016

Sub: Newspaper Advertisement - Notice to the shareholders for KYC updation to enable payment of dividend(s) electronically

Dear Sir/Madam,

Please find attached herewith a copy of the newspaper advertisement published in the columns of the English Daily "Financial Express", Kolkata edition "Jansatta", Delhi, Kolkata and Lucknow editions and Makal Kural on Friday, 17 October 2025, requesting the shareholders to complete their KYC and to enable the Company to facilitate the electronic payment of dividend(s). The same is also being uploaded on the Company's website at <https://jmjfintechltd.com/>

You are requested to kindly take the same on your records.

Thanking You.

Yours faithfully,

Vidya Damodaran
Company Secretary and Compliance Officer
Membership No: A 69509



PUBLIC NOTICE

NOTICE UNDER SECTIONS 230 TO 232 OF THE COMPANIES ACT, 2013 READ WITH RULES 8 AND 16 OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

Notice is hereby given that Company Petition No. CP (CAA)/63/CHE/2025 has been filed before the Hon'ble National Company Law Tribunal, Chennai Bench by M/s. Saraf Enterprises India Private Limited, the Petitioner/Transferor Company, seeking sanction of the proposed Scheme of Merger between M/s. Saraf Enterprises India Private Limited (Transferor Company) and M/s. Saraf Trading Corporation (International) Private Limited (Transferee Company) under Sections 230 to 232 of the Companies Act, 2013. This notice is issued in continuation of the earlier notice dated 07.06.2025 and pursuant to the Order dated 08.10.2025 passed by the Hon'ble Tribunal in the above petition.

Persons interested, including statutory authorities and stakeholders, may inspect the following documents relating to the proposed Scheme at the Registered Office of the Petitioner Company, during business hours on any working day, by giving prior notice to the Company or the undersigned:

List of Documents Available for Inspection:

- Copy of the proposed Scheme of Merger;
- Copy of the Order dated 08.10.2025 of the Hon'ble NCLT, Chennai;
- Copy of the earlier notice dated 12.06.2025; and
- Other related papers and enclosures filed before the Hon'ble Tribunal.

Any person desirous of making a representation or objection in connection with the proposed Scheme may submit the same within 30 (thirty) days from the date of publication of this notice directly to the Hon'ble National Company Law Tribunal, Chennai Bench, with a copy simultaneously marked to the undersigned. In the absence of any such representation within the prescribed time, it shall be presumed that no objection is being raised.

The petition is posted for further hearing before the Hon'ble NCLT, Chennai, on 26.11.2025 or any adjourned date thereof.

For Applicant Companies

- M/s. Saraf Enterprises India Private Limited (Petitioner/Transferor Company)
- M/s. Saraf Trading Corporation (International) Private Limited (Transferee Company)

Sd/-
CS Yogindunath / Advocate Siji Abraham
Counsel for the Applicant Companies
Email: siabraham784@gmail.com

NOTICE

Unaudited Half Yearly Financial Results of the Scheme(s) of Axis Mutual Fund ("the Fund")

Investors and prospective investors may note that pursuant to Regulation 59 of Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, a soft copy of the unaudited half-yearly financial results of the schemes of the Fund for the period ended September 30, 2025 has been uploaded on Axis Mutual Fund's website (www.axismf.com) in a user-friendly and downloadable format (Microsoft Excel spreadsheet).

Investors are requested to kindly take note of the above.

Place : Mumbai
Date : October 16, 2025
No. : 73/2025-26

Sd/-
Gop Kumar Bhaskaran
Managing Director & Chief Executive Officer

The Sponsor - Axis Bank Limited is not liable or responsible for any loss or shortfall resulting from the operation of the scheme.
Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



One Lodha Place, 22nd & 23rd Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code - 400 013, India.
TEL : (022) 6311 1001, EMAIL : customerservice@axismf.com, WEBSITE : www.axismf.com.

JSW INFRASTRUCTURE LIMITED

CIN : L45200MH2006PLC161268
Registered Office : JSW Centre, BKC, Bandra (East), Mumbai-400051
Phone: 022-4286 1000, Fax: 022-4286 3000, Email : ir.infra@jsw.in, Website : <https://www.jsw.in/infrastructure>

Extract of Standalone Financial Results for the quarter and half year ended 30 September 2025

Particulars	Quarter Ended		Half Year Ended		Year Ended
	September 30, 2025	June 30, 2025	September 30, 2024	September 30, 2024	
Total Income from Operations	143.03	140.07	126.87	283.10	519.93
Net Profit / (Loss) for the period/year (before Tax, Exceptional Items)	107.21	84.50	207.09	191.71	496.04
Net Profit / (Loss) for the period/year before tax (after Exceptional Items)	107.21	84.50	207.09	191.71	496.04
Net Profit / (Loss) for the period/year after tax (after Exceptional Items)	119.02	72.95	116.19	191.97	391.39
Total Comprehensive Income for the period/year (Comprising Profit / (Loss) for the period/year (after tax) and Other Comprehensive Income (after tax))	118.72	72.95	115.89	191.67	391.25
Paid up Equity Share Capital as on	416.28	415.98	414.29	416.28	414.70
Reserves (excluding Revaluation Reserve) as on	4,767.52	4,809.72	4,517.01	4,767.52	4,517.01
Net worth as on	5,183.82	5,225.52	4,931.12	5,183.82	5,144.35
Earnings Per Share (of ₹ 2/- each) not annualised					
Basic (₹)	0.57	0.35	0.57	0.92	1.89
Diluted (₹)	0.57	0.35	0.55	0.92	1.87
Securities Premium as on	2,784.83	2,784.83	2,784.83	2,784.83	2,784.83

Extract of Consolidated Financial Results for the quarter and half year ended 30 September 2025

Particulars	Quarter Ended		Half Year Ended		Year Ended
	September 30, 2025	June 30, 2025	September 30, 2024	September 30, 2024	
Total Income from Operations	1,265.59	1,223.85	1,001.36	2,489.44	4,476.14
Net Profit / (Loss) for the period/year (before Tax, Exceptional Items)	463.29	472.56	553.94	935.85	1,802.84
Net Profit / (Loss) for the period/year before tax (after Exceptional Items)	463.29	472.56	553.94	935.85	1,802.84
Net Profit / (Loss) for the period/year after tax (after Exceptional Items)	368.81	389.57	373.73	758.38	1,521.48
Total Comprehensive Income for the period/year (Comprising Profit / (Loss) for the period/year (after tax) and Other Comprehensive Income (after tax))	312.67	362.86	268.36	675.53	1,429.72
Paid up Equity Share Capital as on	416.28	415.98	414.29	416.28	414.70
Reserves (excluding Revaluation Reserve) as on	9,787.67	9,644.03	8,094.39	9,787.67	8,094.39
Net worth as on	9,836.25	9,692.31	8,448.69	9,836.25	9,329.20
Earnings Per Share (of ₹ 2/- each) not annualised					
Basic (₹)	1.74	1.85	1.80	3.59	7.27
Diluted (₹)	1.72	1.84	1.78	3.56	7.19
Securities Premium as on	2,784.83	2,784.83	2,784.83	2,784.83	2,784.83

Note: The above is an extract of detailed format of quarterly and half yearly Financial Results filed with Stock Exchanges under regulation 33 of the SEBI (Listing and other Disclosure Requirements) regulations, 2015. The full format of quarterly and half yearly Financial Results are available on the Stock Exchange Websites (www.bseindia.com & www.nseindia.com) and Company's Website <https://www.jsw.in/infrastructure>



For and on behalf of the Board of Directors
Sd/-
RINKESH ROY
Jt Managing Director & CEO
Date : October 16, 2025
Place : Mumbai
DIN : 07404080

Post-Offer Advertisement under Regulation 18(12) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for the attention of the Public Shareholders

SYNTHIKO FOILS LIMITED

CIN: L27200MH1984PLC033829
Registered Office: 84/1, 84/2, Jansar Road, Jawhar, Thane, Maharashtra 401603.
Contact Details: 02520-22300; Website: www.synthikofils.com; Email: foils@synthikofils.com

Open Offer for acquisition of upto 4,52,400 (Four Lakh Fifty-Two Thousand Four Hundred) fully paid up equity shares of Rs. 5/- each, representing 26.00% (Twenty-Six Percent) of the equity and voting share capital of Synthiko Foils Limited ("SFL" or "Target Company"), at an offer price of Rs. 134.12/- (Rupees One Hundred Thirty Four Point Twelve Only) ("Offer Price"), made by Mr. Abhishek Narbaria ("Acquirer 1") and Mr. Umesh Kumar Sahay ("Acquirer 2") (hereinafter collectively referred to as "Acquirers") payable in cash, in accordance with the provisions of Regulations 3(1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereto ("SEBI (SAST) Regulations") ("Offer").

This Post-Offer Advertisement is being issued by Bonanza Portfolio Limited, the Manager to the Offer (Manager), on behalf of the Acquirers, in connection with the Offer made by the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations. The Detailed Public Statement ("DPS") and Pre-Offer Advertisement cum Continendum to the Detailed Public Statement, with respect to the aforementioned offer, was made in the newspapers, namely being, Financial Express (English daily - All Edition), Jansatta (Hindi daily - All Edition) and Mumbai Lakshadweep (Marathi daily - Mumbai Edition), on May 09, 2025 and September 15, 2025, respectively.

- Name of the Target Company** : Synthiko Foils Limited
- Name of the Acquirer(s) and PAC** : Mr. Abhishek Narbaria and Mr. Umesh Kumar Sahay
There is no person acting in concert with the Acquirers for this Offer.
- Name of Manager to the Offer** : Bonanza Portfolio Limited
- Name of Registrar to the Offer** : Puna Shareistry (India) Private Limited
- Offer Details** :
- Date of Opening of the Offer** : Tuesday, September 16, 2025
- Date of Closing of the Offer** : Monday, September 29, 2025
- Date of Payment of Consideration** : Tuesday, October 14, 2025
- Details of the Acquisition** :

Sr. No.	Particulars	Proposed in the Offer Document	Actuals
7.1	Offer Price	Rs. 134.12	Rs. 134.12
7.2	Aggregate number of Shares tendered	4,52,400	150
7.3	Aggregate number of Shares accepted	4,52,400	150
7.4	Size of the Offer (Number of Shares multiplied by Offer Price per Share)	Rs. 6,06,75,888	Rs. 20,118
7.5	Shareholding of the Acquirer before Agreement/ Public Announcement		
	• Number	0	0
	• % of fully diluted Equity Share capital	0.00%	0.00%
7.6	Shares acquired by way of Agreement		
	• Number	9,09,703	9,09,703
	• % of fully diluted Equity Share capital	52.28%	52.28%
7.7	Shares acquired by way of Open Offer		
	• Number	4,52,400	150
	• % of fully diluted Equity Share capital	26.00%	0.01%
7.8	Shares acquired after the Detailed Public Statement		
	• Number of shares acquired	0	0
	• Price of the shares acquired	Not Applicable	Not Applicable
	• % of shares acquired	Not Applicable	Not Applicable
7.9	Post-Offer shareholding of the Acquirer		
	• Number	13,62,103	9,09,853
	• % of fully diluted shares acquired	78.28%	52.29%
7.10	Pre Offer shareholding of the Public		
	• Number	8,30,297	8,30,297
	• % of fully diluted equity share capital	47.72%	47.72%
	Post Offer shareholding of the Public		
	• Number of Equity Shares	3,77,897	8,30,147
	• % of fully diluted equity share capital	21.72%	47.71%

- The Acquirers, jointly and severally, accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations.
- A copy of this Post Offer Advertisement will be available on the websites of SEBI at www.sebi.gov.in, BSE Limited at www.bseindia.com, and at the registered office of the Target Company.

This Post Offer Advertisement is being published in all the newspapers in which DPS was published. Capitalized terms used but not defined in this POA shall have the meanings assigned to such terms in the Public Announcement and/or DPS and/or Letter of Offer.

ISSUED BY MANAGER TO THE OFFER

BONANZA PORTFOLI LIMITED
Bonanza House, Plot No. M-2, Cama Industrial Estate, Walubar Road, Behind The Hub, Goregaon East, Mumbai - 400 063
Contact Number: +91 22 68363773/ 91 11 40748709
Email Address: swati.agrawal@bonanzaonline.com; abhay.bansal@bonanzaonline.com
Contact Person: Ms. Swati Agrawal / Mr. Abhay Bansal
SEBI Registration Number: INM000012306
Validity: Permanent

For and on behalf of Acquirers,
Sd/-
Mr. Abhishek Narbaria (Acquirer 1)
Date: Thursday, October 16, 2025
Place: Mumbai
Sd/-
Mr. Umesh Kumar Sahay (Acquirer 2)

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting in any manner whatsoever.

BAYER CROPSCIENCE LIMITED

CIN: L24210MH1958PLC011173

Regd. Office: Bayer House, Central Avenue, Hiranandani Estate, Thane (West) - 400 607.
Tel No: 022-2531 1234 • Fax No.: 022-2545 5063
Website: www.bayer.in • Email: ir_bcs@bayer.com



NOTICE TO SHAREHOLDERS REGARDING THE SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Further to our newspaper advertisement dated August 19, 2025, and as a part of on-going bi-monthly communications, notice is hereby given to the Shareholders that in terms of Securities and Exchange Board of India (SEBI) Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PI/CIR/2025/97 dated July 02, 2025, a special window has been opened from July 07, 2025 to January 06, 2026, to facilitate re-lodgement of transfer requests of physical shares that were lodged before April 01, 2019 and were rejected/returned/not attended due to deficiency in the documents/process/or otherwise.

Shareholders who wish to avail the facility are requested to submit the original transfer documents, after rectifying the deficiencies raised by the Company's Registrar and Share Transfer Agent (RTA) i.e. MUFG Intime India Private Limited (formerly Link Intime India Private Limited) at C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400083, Tel No.: +91 810 811 8484, Fax No.: +91 22 6656 8494, Website: <https://in.mpms.mufg.com> or send an email to the Company at ir_bcs@bayer.com or to the Company's RTA at investor.helpdesk@in.mpms.mufg.com or raise a request on https://web.in.mpms.mufg.com/helpdesk/Service_Request.html.

All transfer requests duly rectified and re-lodged during the aforesaid period will be processed through the transfer-cum-demat mode, i.e., the shares will be issued only in dematerialised form after transfer. Eligible Shareholders are requested to submit their transfer requests duly complete in all respects on or before January 06, 2026.

For Bayer CropScience Limited

Sd/-
Bharati Shetty
Company Secretary & Compliance Officer
(Membership No.: ACS 24199)
Place: Thane
Date: October 17, 2025

ROSSARI BIOTECH LIMITED

(AN ISO 9001:2015 & 14001:2015 Certified Company)
CIN : L24100MH2009PLC194818
Regd. Office : Rossari House, Golden Oak, LBS Marg, Surya Nagar, Opp. Mahindra Showroom, Vikhroli (West), Mumbai - 400079.
T: +91-22-6123 3800 E: info@rossari.com W: www.rossari.com

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

Particulars	Rs. in Million		
	Quarter ended	Half Year ended	Quarter ended
	30 th Sept., 2025	30 th Sept., 2025	30 th Sept., 2024
	Unaudited	Unaudited	Unaudited
Total income from operations	5,861.07	11,298.23	4,983.51
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	496.72	957.71	481.10
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	496.72	957.71	481.10
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	368.76	704.72	353.33
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(2.64)	(3.70)	0.03
Equity Share Capital	110.73	110.73	110.58
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year.			
Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) -			
Basic	6.66*	12.76*	6.39*
Diluted	6.65*	12.74*	6.38*

*Not annualized
Additional Information on Standalone Financial Results is as follows

Particulars	Rs. in Million		
	Quarter ended	Half Year ended	Quarter ended
	30 th Sept., 2025	30 th Sept., 2025	30 th Sept., 2024
	Unaudited	Unaudited	Unaudited
(a) Total income from operations	4,195.12	7,852.70	3,359.89
(b) Profit Before Tax	419.72	774.16	369.11
(c) Profit After Tax	312.49	574.82	274.19

- The Consolidated financial results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 15th October, 2025. A review of the above interim financial results has been carried out by the statutory auditors.
- The above is an extract of detailed format of aforesaid 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 aforesaid Financial Results are available on the websites of the Stock Exchange where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com and also on the website of the Company i.e. www.rossari.com.

For ROSSARI BIOTECH LIMITED
Sd/-
EDWARD MENEZES
Executive Chairman
DIN: 00149205
Place : MUMBAI
Date : 15th October, 2025



JMJ FINTECH LIMITED
 Regd. Address : Shop No. 3, 1st Floor, Aditi Vinayaga Complex, No. 3, Bus Stand, Gopalsamy Temple Street, Ganapathy, Coimbatore North, Tamil Nadu, India, 641006
 CIN : L511027Z1982PLC029253
 Email : investor@jmfintech.com | Website : https://jmfintech.com/

FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF THE COMPANY
Sub : Request to the shareholders for KYC updation to enable payment of dividend
 This is to notify that, as per the Securities and Exchange Board of India ("SEBI") Master Circular dated 7th May 2024, read with SEBI Circular dated 10th June 2024 ("SEBI Circulars"), payment of dividend will be made electronically along with compliance with the KYC requirements. The Shareholders are required to update KYC details such as postal address with PIN, mobile number, bank account details, PAN linked with Aadhaar, and specimen signature ("KYC details") to the Company/Registrar and Share Transfer Agent (RTA) as prescribed under the SEBI Circulars. The Shareholders are hereby notified to complete the submission of their KYC Details to enable the Company/RTA to facilitate the electronic payment of the Final Dividend for the Financial Year 2024-25 amounting to 0.25 Paise per equity share of face value of Rs. 10 each, as recommended by the Board of Directors on 12th August 2025 and declared by the shareholders on 25th September 2025 at the Annual General Meeting.

On Behalf of the Board
For JMJ FINTECH LIMITED
 Sd/-
 Joju Madathumpady Johny
 DIN : 02712125
 Managing Director

Place : Coimbatore
 Date : 16-10-2025

मंगलूर रिफाइन्सरी एण्ड पेट्रोकेमिकल्स लिमिटेड
 (भारत सरकार का उपक्रम एवं औद्योगिकी की सहायक कंपनी)
 CIN : L1900KA1900000959
 पंजीकृत कार्यालय: मूडुपट्टूर, पोस्ट कुंजियूर, मंगा कोट्टियार, मंगलूर - 575303, कर्नाटक

30 सितंबर, 2025 को समाप्त तिमाही एवं अर्ध वार्षिक के लिए अलेखापरीक्षित वित्तीय परिणाम का विवरण

कंपनी के निदेशक मंडल ने 15 अक्टूबर, 2025 को आयोजित अपनी बैठक में 30 सितंबर, 2025 को समाप्त तिमाही हेतु सैंडअलोने और समेतिक अलेखापरीक्षित वित्तीय परिणामों को मंजूरी दी। सीमित समीक्षा रिपोर्ट के साथ परिणाम कंपनी की वेबसाइट <https://www.mrpl.co.in/> RecentResult पर उपलब्ध है। स्पूआर कोड को स्कैन करके इन्हें देखा जा सकता है।

बोर्ड की आज्ञानुसार
कृते मंगलूर रिफाइन्सरी एण्ड पेट्रोकेमिकल्स लिमिटेड
 ह./
देवेन्द्र कुमार
 निदेशक वित्त
 (DIN: 11000531)

स्थान : मंगलूर
 दिनांक : 15/10/2025

नोट: उपरोक्त आंकड़े, सेबी (सिस्टिम ऑथोरिटीज एण्ड इन्फ़रमेशन टेक्नोलॉजी रिकॉर्डर में), अधिनियम, 2015 के विनियम 33 एवं विनियम 47(1) के तहत स्टिक एक्सप्रेस अनुसार हैं।

सार्वजनिक सूचना
 (विद्याला और शोचन अहमदा सोनिया, 2016 की धारा 102 (1) एवं (2) के तहत)
 श्रीमती शिवारिका गोयल, जन्म 1970, पति: प्रदीप शिवारिका गोयल (U74999DI2005PLC134809)
 श्री शिवारिका गोयल के द्वारा

प्रारंभिक विवरण

1. वेदवार/व्यक्तिगत गारंटर का नाम	श्रीमती शिवारिका गोयल
2. वेदवार/व्यक्तिगत गारंटर का पता	1202 मंगलूर संजय विले, सेक्टर-82, गुरुग्राम, हरियाणा-122004
3. आवेदन स्वीकार करने के आदेश का विवरण	आईसी-511/एन/ए/2024आदेश दिनांक 26.08.2025 में आईसी संख्या 5241/2024 (आदेश की प्रति आपकी को 15.10.2025 को प्राप्त हुई)
4. समाधान प्रेषित का विवरण जिसके पास दावे पंजीकृत किए जाने हैं	श्री प्रियम कुमार आईसी/आदेश/2024-002/आईसी-0009605/2020-2021/12326 एक्सप्रेस मार्ग: 31.12.2025 तक
5. बोर्ड के साथ प्रतिकृत समाधान प्रेषित का पता और ई-मेल	श्री M104, द हाइड पार्क, सेक्टर 78, नोएडा, उत्तर प्रदेश - 201301 ईमेल: maivdmail@rediffmail.com
6. समाधान प्रेषित के साथ प्रकाशक के लिए उपयुक्त किया जाने वाला पता और ई-मेल	मंगलूर रिफाइन्सरी एण्ड पेट्रोकेमिकल्स लिमिटेड (आईसी) एन-378, पंचशील पार्क, नई दिल्ली-110017 ईमेल: p.niharikagoel@gmail.com
7. दावे प्रस्तुत करने की अंतिम तिथि	07.11.2025
8. दावा प्रस्तुत करने के लिए प्रारंभिक प्रपत्र यहां उपलब्ध हैं	"फॉर्म बी" वेब संकेत https://www.ibbi.gov.in/home/downloads

एतद्वारा सूचना दी जाती है कि राष्ठीय कंपनी कानून विद्यमान, नई दिल्ली वेब कोर्ट-II में 26/09/2025 को श्रीमती शिवारिका गोयल का विवरण प्रदान करने के लिए समाधान प्रेषित करने का आदेश दिया है। आपकी को आदेश की प्रति 15-10-2025 को प्राप्त हुई। श्रीमती शिवारिका गोयल, माइक्रो इंडस्ट्रीज लिमिटेड की निजी गारंटर को 07/11/2025 को या उससे पहले सख्त के साथ अपना दावा प्रतिकृत संख्या 6 के सामने उल्लिखित पते पर प्रस्तुत करने के लिए कहा जाता है। लेनदार अपने दावे सख्त के साथ इलेक्ट्रॉनिक माध्यमों और डाक द्वारा प्रस्तुत करेंगे। दावे के झूठे या भ्रामक सख्त प्रस्तुत करने पर पुनर्निगम लागूया जाएगा।

हस्ता./ श्रीमती शिवारिका गोयल
 समाधान प्रेषित
 श्रीमती शिवारिका गोयल (व्यक्तिगत गारंटर) के मामले में
 IBB/1PA-002/1P-00995/2020-2021/13236
 मोबाइल नंबर: 702284146
 ईमेल: maivdmail@rediffmail.com
 पता: मंगलूर रिफाइन्सरी एण्ड पेट्रोकेमिकल्स लिमिटेड
 एन-378, पंचशील पार्क, नई दिल्ली-110017

ई-जीआरडी मिडिली सुखाना श्रीविक्रमेश्वर ट्रेडिंग प्राइवेट लिमिटेड (परिष्कारण में)

परिष्कारण की प्रतिकृत सूचना
 (विद्याला और शोचन अहमदा सोनिया, 2016 के अंतर्गत भाग, व्यवसायकान्तरण परिसरितियों के रूप में कंपनी की विधि)
 परिष्कारण की प्रतिकृत सूचना
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 (प्रत्येक के लिए 5 एनए का लक्षित विवरण)

श्रीविक्रमेश्वर ट्रेडिंग प्राइवेट लिमिटेड (परिष्कारण में)
 परिष्कारण की प्रतिकृत सूचना
 परिष्कारण का सारा 608, नई दिल्ली हाउस, बाराकला रोड, अंतर्गत पते, नई दिल्ली-110005
 कार्यालय: hs.srikrishnakateshwar@gmail.com संपर्क नंबर: +91 9547927373
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पंजीकृत एवं निर्गतित कार्यालय : यस बैंक हाउस, वेस्टर्न एक्सप्रेस हाईवे के पास, सांताक्रूज़ पूर्व, मुंबई-400055 भारत, वेबसाइट : www.yesbank.in
 ईमेल : communications@yesbank.in सीआइएसएन : L65190MH2003PLC143249

सरफेसी अधिलिख्य की धारा 13(2) के अंतर्गत सूचना का प्रकाशन

एतद्वारा सूचित किया जाता है कि निम्नलिखित उधारकर्ता/सह-उधारकर्ता/गारंटर/बंधकर्ता जिन्होंने बैंक से प्राप्त सुविधाओं के मूलन और ब्याज का भुगतान करने में ढूंक की है और जिनके सुविधा खातों को गैर-निष्पादित आसियों (एनपीए) के रूप में वर्गीकृत किया गया है। वित्तीय आसियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 (सरफेसी अधिनियम) की धारा 13(2) के अंतर्गत उन्हें उनके अंतिम ज्ञात पते पर नोटिस जारी किया गया था, लेकिन उन्हें नोटिस तारीख नहीं हुआ और इसलिए उन्हें इस सार्वजनिक नोटिस के माध्यम से सूचित किया जाता है।

उधारकर्ताओं, सह-उधारकर्ताओं, बंधकर्ताओं के नाम	बाक अंश संश्लिष का विवरण
1. श्री अजित कथूरिया (उधारकर्ता और बंधकर्ता) पुत्र श्री लखवीर सिंह कथूरिया - पता: कांठाल संख्या-ए-7, दूसरी मंजिल, व्यापार ब्लॉक, पालम विहार, गुरुग्राम - 122017, साथ ही पता: जी-112, पंचशील मंडल अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम-122017, साथ ही पता: अपार्टमेंट संख्या 1203, 12वीं मंजिल, एमआरआई हिल्स, हरियाणा, ब्लॉक संख्या एन-सेंटरिटी होस, प्रोटेक्टर अंशक एन पालम विहार गौर, गुरुग्राम, हरियाणा, 122022, साथ ही पता: प्लॉट संख्या-2638, ब्लॉक-एफ, पालम विहार, गौर-चोना, गुरुग्राम, हरियाणा, 122017, 2 पूजा कथूरिया (सह-उधारकर्ता और बंधकर्ता) पत्नी अजित कथूरिया, पता: जी-112 प्रथम तल, अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम-122017, साथ ही पता: प्लॉट संख्या-2638, ब्लॉक-एफ, पालम विहार, गौर-चोना, गुरुग्राम, हरियाणा, 122017, साथ ही पता: अपार्टमेंट संख्या 1203, 12वीं मंजिल, एमआरआई हिल्स, हरियाणा ब्लॉक संख्या एन-सेंटरिटी होस, प्रोटेक्टर अंशक एन पालम विहार गौर, गुरुग्राम, हरियाणा, 122022, 3. वाशिष्ठा कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 4. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 5. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 6. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 7. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 8. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 9. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 10. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 11. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 12. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 13. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 14. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 15. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 16. अजित कथूरिया, उर-उर-अंशक मील के पास, पालम विहार, चोना-62, गुरुग्राम, हरियाणा, 122017, 17. अजित कथूरिया, उर-उर-अंशक म	

therein of an offer to buy any of the said securities. Accordingly, you should not forward or transmit the Draft Letter of Offer or the Letter of Offer into the United States at any time.

LAST DATE FOR APPLICATION

The last date for submission of the duly filled in the Application Form or a plain paper Application is November 3, 2025, i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date).

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Equity Shares hereby offered, as set out in the section entitled "Basis of Allotment" on page 96 of the LOF. Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock Exchanges.

Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can mention the reference number of the e-mail received from Registrar informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number.

LISTING

The existing equity shares of our Bank are listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"). Our Bank has received in-principle approvals from NSE and BSE in accordance with Regulation 28(1) of the SEBI LODR Regulations for listing of the Rights Equity Shares to be Allotted in this Issue pursuant to their letters dated October 6, 2025 and October 7, 2025, respectively. Our Bank will also make applications to NSE and BSE to obtain their trading approvals for the Rights Entitlements as required under the SEBI/ICDR Master Circular. For the purposes of the Issue, the Designated Stock Exchange is NSE.

DISCLAIMER CLAUSE OF BSE

It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of the BSE Limited under the heading "Other Regulatory and Statutory Disclosure - Disclaimer 7 clause of BSE" of page 76 of the LOF.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE)

It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer Clause of NSE under the heading "Other Regulatory and Statutory Disclosure - Disclaimer clause of NSE of page 76 of the LOF."

AVAILABILITY OF ISSUE MATERIALS

Pursuant to the requirements of the SEBI/ICDR Regulations and other applicable laws, the Rights Entitlements will be credited to the demat account of the Eligible Equity Shareholders who are Equity Shareholders as on the Record Date, however, the Issue Materials will be sent/ dispatched only to such Eligible Equity Shareholders who have provided an Indian address to our Bank and only such Eligible Equity Shareholders are permitted to participate in the Issue. The credit of Rights Entitlement does not constitute an offer, invitation to offer or solicitation for participation in the Issue, whether directly or indirectly, and only dispatch of the Issue Materials shall constitute an offer, invitation or solicitation for participation in the Issue in accordance with the terms of the Issue Materials. Further, receipt of the Issue Materials (including by way of electronic means) will not constitute an offer, invitation to offer or solicitation by anyone in (i) the United States or (ii) any jurisdiction or in any circumstances in which such offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such offer, invitation or solicitation. In those circumstances, the Letter of Offer and any other Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed, in part or full. Accordingly, persons receiving a copy of the Issue Materials should not distribute or send the Issue Materials in or into any jurisdiction where to do so, would or might contravene local securities laws or regulations, or would subject our Bank or its affiliates to any filing or registration requirement (other than in India). If the Issue Materials are received by any person in any jurisdiction or the United States, they must not seek to subscribe to the Rights Equity Shares. For more details, see "Restrictions on Purchases and Resales" beginning on page 104. The Issue material will be sent/ dispatched only to the Eligible Equity Shareholders who have provided an Indian address to our Bank. In case such Eligible Equity Shareholders have

solicitation provided their valid e-mail address, the Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their valid e-mail address, then the Application Form, the Rights Entitlement Letter and other Issue material will be physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

Further, the Letter of Offer will be sent/ dispatched to the Eligible Equity Shareholders who have provided their Indian address and who have made a request in this regard. Investors can access the Letter of Offer, Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe to the Rights Equity Shares under applicable laws) on the websites of:

- (i) our Bank at www.utkarsh.bank;
- (ii) the Registrar at <https://rights.kfintech.com/>;
- (iii) the Stock Exchanges at www.bseindia.com and www.nseindia.com.

To update the respective Indian addresses/ email addresses/phone numbers/ mobile numbers in the records maintained by the Registrar or by our Bank in case shares held in physical mode or contact with their Depository participant in case shares held in Demat mode. Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar (i.e., <https://rights.kfintech.com/>) by entering their DP ID and Client ID or folio number (for Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date) and PAN. The link for the same shall also be available on the website of our Bank at <https://www.utkarsh.bank/investors>. Further our company will undertake all adequate steps to reach out to the Eligible Equity Shareholders who have provided their Indian addresses through other means, as may be feasible. For risk factors and other details please refer to the Letter of Offer.

Please note that neither our Bank nor the Registrar shall be responsible for not sending the physical copies of Issue materials, including the Letter of Offer, the Rights Entitlement Letter and the Application Form or delay in the receipt of the Letter of Offer, the Rights Entitlement Letter or the Application Form attributable to non-availability of the e-mail addresses of Eligible Equity Shareholders or electronic transmission delays or failures, or if the Application Forms or the Rights Entitlement Letters are delayed or misplaced in the transit.

The distribution of the Draft Letter of Offer, the Letter of Offer, the Rights Entitlement Letter and the issue of Rights Equity Shares on a rights basis to persons in certain jurisdictions outside India is restricted by legal requirements prevailing in those jurisdictions. No action has been, or will be, taken to permit this Issue in any jurisdiction where action would be required for that purpose, except that this Letter of Offer is being filed with Stock Exchanges and the Letter of Offer will be filed with the Stock Exchanges. Accordingly, Rights Equity Shares may not be offered or sold, directly or indirectly, and the Issue Materials may not be distributed, in any jurisdiction, except in accordance with and as permitted under the legal requirements applicable in such jurisdiction. Receipt of the Issue Materials will not constitute an offer, invitation to offer or solicitation by anyone in any jurisdiction or in any circumstances in which such offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such offer, invitation or solicitation. In those circumstances, such Issue Materials must be treated as sent for information only and should not be acted upon for making an Application and should not be copied or re-distributed. Accordingly, persons receiving a copy of the Draft Letter of Offer, the Letter of Offer, the Rights Entitlement Letter or the Application Form should not, in connection with the issue of the Rights Equity Shares or the Rights Entitlements, distribute or send this Letter of Offer, Letter of Offer, the Rights Entitlement Letter or the Application Form in or into any jurisdiction where to do so, would, or might, contravene local securities laws or regulations or would subject our Bank or its affiliates to any filing or registration requirement (other than in India). If the Draft Letter of Offer, Letter of Offer, the Rights Entitlement Letter or the Application Form is received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to make an Application or acquire the Rights Entitlements referred to in the Draft Letter of Offer, this Letter of Offer, the Rights Entitlement Letter or the Application Form. Any person who purchases or renounces the Rights Entitlements or makes an application to acquire the Rights Equity Shares offered in the Issue will be deemed to have declared, represented and warranted that such person is outside the United States and is eligible to subscribe and authorized to purchase or sell the Rights Entitlements or acquire the Rights Equity Shares in compliance with all applicable laws and regulations prevailing in such person's jurisdiction and India, without requirement for our Bank or our affiliates to make any filing or registration (other than in India).

The Letter of Offer will be provided, primarily through e-mail, by the Registrar on behalf of our Bank to the Eligible Equity Shareholders who have provided their Indian addresses to our Bank and who make a request in this regard and in case such Eligible Equity Shareholders have not provided their valid e-mail address, then the Application Form, the Rights Entitlement Letter and other Issue Materials will be physically dispatched, on a reasonable effort basis, to the Indian addresses to our Bank and who make a request in this regard.

REGISTRAR TO THE ISSUE

KFINTECH
KFIN TECHNOLOGIES LIMITED

Selenium Tower-B, Plot no. 31 and 32 S Financial District, Nanakrampada, Serilingampally Hyderabad, Rangareddi 500 032, Telangana, India
E-mail: utkarshbank.rights@kfintech.com
Website: www.kfintech.com
Investor grievance ID: eiward.rts@kfintech.com
Contact person: M Murali Krishna
SEBI Registration No.: INF000000221

ADVISOR TO THE ISSUE

DAM CAPITAL

DAM Capital Advisors Limited
Altimus 2202, Level 22, Pandurang Budhkar Marg, Worli, Mumbai, India - 400018
Email Id: utkarshfb@damcapital.in
Website: www.damcapital.in
Contact Person: Aanchal Wagle/Anpi Chheda
SEBI Registration No: MB/INM000011336

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

Date: October 16, 2025
Place: Varanasi, Uttar Pradesh

For Utkarsh Small Finance Bank Limited
On behalf of the Board of Directors Sd/- Muthiah Ganapathy
Company Secretary & Compliance Officer

दक्षिण पूर्व रेलवे - निविदा

भारत के राष्ट्रपति के लिए तथा उसकी ओर से या मुख्य विद्युत अभियंता (निर्माण), दक्षिण पूर्व रेलवे, राउरकेला निर्माण विभाग के लिए निविदा आमंत्रित करते हैं।

ई-निविदा सूचना सं.: 02-रेडर-इंग्लिसीओएन-सीकेपी-25-26, दिनांक: 15.10.2025

कार्य का संक्षिप्त विवरण: राउरकेला मंडल में एसीएल विद्युत कार्य के लिए बंपाली लोडिंग बल्क स्टान (47.70 किमी.) पर 25 केबी ओवरहेड की आपूर्ति, स्थापना, जांच एवं शुक्रादा स्वामन; ₹ 24,86,23,012। बोली प्रतिक्रिया: ₹ 13,93,100।

प्रा करने की अवधि: 18 (अठारह) महीने निर्धारित तारीख: 14.11.2025। निविदाओं के सम्पूर्ण विवरण/ ब्योरा स्पेसिफिकेशन के लिए इच्छुक निविदादाता वेबसाइट www.reps.gov.in देख सकते हैं और अपनी बोलियां ऑनलाइन जमा कर सकते हैं। इस मर के लिए किसी भी परिस्थिति में मैन्युअल निविदा स्वीकार नहीं की जाएगी। फ़ोन: 1 अन्व सभी निविदाओं में भाग लेने के लिए भागी घोषितवा वेबसाइट www.reps.gov.in निरचित रूप से देख सकते हैं। (PR-731)

SANTIPUR MUNICIPALITY

Chairman, Santipur Municipality invite A online tender for the work, Online tenders are being invited for collection of Khajnatola in the market called Nutan Hat of Santipur municipality.

Tender ID: 2025_MAD_926806_1, Bid Submission End Date: 03-Nov-2025 12:00 PM. Others details will be available in www.santipurmunicipality.in and <http://www.wbtenders.gov.in>

Sd/-
Chairman
Santipur Municipality

Post-Offer Advertisement under Regulation 18(12) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for the attention of the Public Shareholders OF

SYNTHIKO FOILS LIMITED

CIN: L27200MH1984PLC033829
Registered Office: 84/1, 94/2, Jemair Road, Jawhar, Thane, Maharashtra 401603
Contact Details: 02520-222360; Website: www.synthikofolsttd.com; Email: foilsintex@rediffmail.com

Open Offer for acquisition of upto 4,52,400 (Four Lakh Fifty-Two Thousand Four Hundred) fully paid up equity shares of Rs. 5/- each, representing 26.00% (Twenty-Six Percent) of the equity and voting share capital of Synthiko Foils Limited ("SFL" or "Target Company"), at an offer price of Rs. 134.12/- (Rupees One Hundred Thirty Four Point Twelve Only) ("Offer Price"), made by Mr. Abhishek Narbaria ("Acquirer 1") and Mr. Umesh Kumar Sahay ("Acquirer 2") (hereinafter collectively referred to as "Acquirers") payable in cash, in accordance with the provisions of Regulations 3(1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereto ("SEBI (SAST) Regulations") ("Offer").

This Post-Offer Advertisement is being issued by Bonanza Portfolio Limited, the Manager to the Offer (Manager), on behalf of the Acquirers, in connection with the Offer made by the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with Regulation 18(12) and other applicable provisions under the SEBI (SAST) Regulations. The Detailed Public Statement ("DPS") and Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement, with respect to the aforementioned offer, was made in the newspapers, namely being, Financial Express (English daily - All Edition), Jansatta (Hindi daily - All Edition) and Mumbai Lakshadweep (Marathi daily - Mumbai Edition), on May 09, 2025 and September 15, 2025, respectively.

- Name of the Target Company** : Synthiko Foils Limited
- Name of the Acquirer(s) and PAC** : Mr. Abhishek Narbaria and Mr. Umesh Kumar Sahay
There is no person acting in concert with the Acquirers for this Offer.
- Name of Manager to the Offer** : Bonanza Portfolio Limited
- Name of Registrar to the Offer** : Purna Sharegistry (India) Private Limited
- Offer Details**
 - Date of Opening of the Offer : Tuesday, September 16, 2025.
 - Date of Closing of the Offer : Monday, September 29, 2025
 - Date of Payment of Consideration : Tuesday, October 14, 2025.
- Details of the Acquisition**

Sr. No.	Particulars	Proposed in the Offer Document	Actuals
7.1	Offer Price	Rs. 134.12	Rs. 134.12
7.2	Aggregate number of Shares tendered	4,52,400	150
7.3	Aggregate number of Shares accepted	4,52,400	150
7.4	Size of the Offer (Number of Shares multiplied by Offer Price per Share)	Rs. 6,06,75,888	Rs. 20,118
7.5	Shareholding of the Acquirer before Agreement/ Public Announcement		
	• Number	0	0
	• % of fully diluted Equity Share capital	0.00%	0.00%
7.6	Shares acquired by way of Agreement		
	• Number	9,09,703	9,09,703
	• % of fully diluted Equity Share capital	52.28%	52.28%
7.7	Shares acquired by way of Open Offer		
	• Number	4,52,400	150
	• % of fully diluted Equity Share capital	26.00%	0.01%
7.8	Shares acquired after the Detailed Public Statement		
	• Number of shares acquired	0	0
	• Price of the shares acquired	Not Applicable	Not Applicable
	• % of shares acquired	Not Applicable	Not Applicable
7.9	Post-Offer shareholding of the Acquirer		
	• Number	13,62,103	9,09,853
	• % of fully diluted shares acquired	78.28%	52.28%
7.10	Pre Offer shareholding of the Public		
	• Number	8,30,297	8,30,297
	• % of fully diluted equity share capital	47.72%	47.72%
	Post Offer shareholding of the Public		
	• Number of Equity Shares	3,77,897	8,30,147
	• % of fully diluted equity share capital	21.72%	47.71%

- The Acquirers, jointly and severally, accepts full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations.
- A copy of this Post Offer Advertisement will be available on the websites of SEBI at www.sebi.gov.in, BSE Limited at www.bseindia.com, and at the registered office of the Target Company.

This Post Offer Advertisement is being published in all the newspapers in which DPS was published. Capitalized terms used but not defined in this POA shall have the meanings assigned to such terms in the Public Announcement and/or DPS and/or Letter of Offer.

ISSUED BY MANAGER TO THE OFFER

BONANZA PORTFOLI LIMITED
Bonanza House, Plot No. M-2, Cama Industrial Estate, Wadhat Road, Behind The Hub, Goregaon East, Mumbai - 400 063
Contact Number: +91 22 68363773/ 91 11 40748709
Email Address: swali.agrawal@bonanzaonline.com; abhay.bansal@bonanzaonline.com
Contact Person: Ms. Swali Agrawal / Mr. Abhay Bansal
SEBI Registration Number: INM000012306
Validity: Permanent

For and on behalf of Acquirers,

Sd/-
Mr. Abhishek Narbaria
(Acquirer 1)

Sd/-
Mr. Umesh Kumar Sahay
(Acquirer 2)

Date: Thursday, October 16, 2025
Place: Mumbai

THE BUSINESS DAILY FOR DAILY BUSINESS

FINANCIAL EXPRESS

JMJ FINTECH LIMITED

Regd. Address : Shop No. 3, 1st Floor, Aditi Vinayaga Complex, No. 3, Bus Stand, Gopalsamy Temple Street, Ganapathy, Coimbatore North, Tamil Nadu, India, 641006
CIN : L51102TJ1982PLC029253
Email : investor@mjmfintechltd.com | Website : <https://mjmfintechltd.com/>

FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF THE COMPANY

Sub : Request to the shareholders for KYC updation to enable payment of dividend

This is to notify that, as per the Securities and Exchange Board of India ("SEBI") Master Circular dated 7th May 2024, read with SEBI Circular dated 10th June 2024 ("SEBI Circulars"), payment of dividend will be made electronically only upon compliance with the KYC requirements. The Shareholders are required to update KYC details such as postal address with PIN, mobile number, bank account details, PAN linked with Aadhaar, and specimen signature ("KYC details") to the Company/Registrar and Share Transfer Agent (RTA) as prescribed under the SEBI Circulars. The Shareholders are hereby notified to complete the submission of their KYC Details to enable the Company/ RTA to facilitate the electronic payment of the Final Dividend for the Financial Year 2024-25 amounting to 0.25 Paise per equity share of face value of Rs. 10 each, as recommended by the Board of Directors on 12th August 2025 and declared by the shareholders on 25th September 2025 at the Annual General Meeting.

On Behalf of the Board
For **JMJ FINTECH LIMITED**
Sd/-
Joju Madathumpady Johny
DIN : 02712125
Managing Director

Place : Coimbatore
Date : 16-10-2025

SBEC SUGAR LIMITED

Registered Office: Loyal Malakpur, Teh: Baraut Baghat, Uttar Pradesh, India, 250611
Corporate Identification Number ("CIN"): L15421UP1991PLC019160
Tel No.: 011-42504878; Email: investors@sbecsugar.com,
Website: <http://www.sbecsugar.com>

Recommendations of the Committee of Independent Directors ("IDC") of SBEC Sugar Limited ("Target Company") on the Open Offer (as defined below) made by SBEC Systems (India) Limited (hereinafter referred to as "Acquirer") along with Moderate Leasing & Capital Services Limited ("PAC-1"), A To Z Holdings Private Limited ("PAC-2"), Longwell Investment Private Limited ("PAC-3"), Jayesh Modi ("PAC-4"), Kumkum Modi ("PAC-5"), Umesh Kumar Modi ("PAC-6"), to the Eligible Shareholders of the Target Company ("Shareholders"), under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations").

Sl. No.	Date	16 th October, 2025
1.	Date	16 th October, 2025
2.	Name of the Target Company (TC)	SBEC Sugar Limited
3.	Details of the Open Offer pertaining to the TC	Open offer for the acquisition of up to 1,23,90,009 (one crore twenty-three lakhs ninety thousand and nine only) fully paid-up equity shares of the Target Company having face value of INR 10 each (Indian Rupees Ten only) ("Equity Shares"), representing 26.00% of the Voting Share Capital of the Target Company, at a price of INR 21.19/- (Rupees Twenty One and Nineteen Paise Only) inclusive of interest amount of ₹ 11.19 (Rupees Eleven and Nineteen Paise only) per share ("Offer Price") from the Eligible Shareholders of the Target Company, in compliance with the requirements under the SEBI (SAST) Regulations ("Open Offer"). The public announcement dated 2 nd June, 2025 ("PA"), the detailed public statement published on 9 th June, 2025 ("DPS"), the draft letter of offer dated 16 th June, 2025 ("DLOF"), and the letter of offer dated 14 th October, 2025 ("LOF") have been issued by 3Dimension Capital Services Limited ("Manager to the Offer") on behalf of the Acquirer and PACs.
4.	Name(s) of the Acquirer and PACs with the Acquirer	Acquirer: SBEC Systems (India) Limited PAC-1: Moderate Leasing & Capital Services Limited PAC-2: A to Z Holdings Private Limited PAC-3: Longwell Investment Private Limited PAC-4: Jayesh Modi PAC-5: Kumkum Modi PAC-6: Umesh Kumar Modi
5.	Name of the Manager to the Open Offer	3Dimension Capital Services Limited Registered Address: K-37/A, Basement, near Kailash Colony Metro Station, Kailash Colony, New Delhi, Delhi 110048 CIN: U65923DL2001PLC113191 Contact Person: Mr. Rhytham Kapoor Tel. No.: 011-40196737 Website: https://3dcscl.com Email: delhi@3dcscl.com SEBI Registration Number: INM000012528 Validity Period: Permanent Registration
6.	Members of the Committee of Independent Directors (Please indicate the chairperson of the Committee separately)	a. Mr. Ajay Kumar Aggarwal (Chairperson) b. Mr. Pramod Kumar Gupta (Member) c. Mr. Adhish Sharma (Member) d. Ms. Mohi Kumari (Member) e. Mr. Rohit Chawdhary (Member) f. Ms. Preeti Aggarwal Three independent directors were present in the meeting.
7.	IDC Member's relationship with the TC (Director, equity shares owned, any other contract/relationship), if any	All members of the IDC are independent directors on the board of directors of the Target Company. None of the members of the IDC hold any equity shares or other securities of the Target Company or have any contract/relationship with the Target Company other than their appointment as independent directors of the Target Company.
8.	Trading in the equity shares/ other securities of the TC by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Target Company during the: (a) 12 months period preceding the date of the PA; and (b) period from the date of the PA and till the date of this recommendation.
9.	IDC Member's relationship with the Acquirer and PACs (Director, equity shares owned, any other contract/relationship), if any.	None of the members of the IDC are on the board of the Acquirer/ hold any equity shares of the Acquirer or have any contract/ relationship with the Acquirer, except for the following: (a) Mr. Ajay Kumar Aggarwal is also the Independent Director in the SBEC Systems (India) Ltd. (Acquirer)
10.	Trading in the equity shares/ other securities of the Acquirer and PACs by IDC Members	None of the members of the IDC have traded in any of the equity shares/ securities of the Acquirer during the: (a) 12 months period preceding the date of the PA; and (b) period from the date of the PA and till the date of this recommendation.
11.	Recommendation on the Open Offer, as to whether the offer is fair and reasonable	The IDC has perused the PA, DPS, DLOF and LOF issued by the Manager to the Offer on behalf of the Acquirer and PACs, in connection with the Open Offer. Based on the above, the IDC is of the opinion that the Offer Price of INR 21.19/- (Rupees Twenty One and Nineteen Paise Only) inclusive of interest amount of ₹ 11.19 (Rupees Eleven and Nineteen Paise only) per share ("Offer Price") is in accordance with the applicable regulations of the SEBI (SAST) Regulations and appears to be fair and reasonable.
12.	Summary of reasons for recommendations	IDC Members have taken into consideration and reviewed the following Offer Documents for making the recommendation: (a) The Public Announcement dated Monday, June 02, 2025, ("Public Announcement") (b) Detailed Public Statement dated Saturday, June 07, 2025, in connection with this offer, Published on behalf of Acquirer and PACs on Monday, June 09, 2025, in Financial Express (English Daily) (All Editions), Jansatta (Hindi Daily) (All Editions), Mumbai Lakshadweep (Marathi Daily) (Mumbai Edition). ("Detailed Public Statement") (c) Draft Letter of Offer dated Monday, June 16, 2025 filed and submitted with SEBI pursuant to provisions of Regulation 16(1) of the SEBI (SAST) Regulations. ("Draft Letter of Offer") (d) The Letter of Offer along with form of acceptance and form SH-4 dated Tuesday, October 16, 2025. ("Letter of Offer") The Offer Price is in terms of Regulation 8(2) of the SEBI (SAST) Regulations. Based on the review of aforesaid Offer Documents, the IDC Members have the view that the Offer Price is in line with the parameters prescribed by SEBI in the SEBI (SAST) Regulations. The Shareholders of the Target Company are advised to independently evaluate the Open Offer, market performance of equity shares and take an informed decision about tendering the Equity Shares held by them in the Open Offer. Further, Eligible shareholders, should independently review the Letter of Offer dated 14 th October, 2025, including risk factors described therein before taking any decision in relation to this offer. This statement of recommendation will be available on the website of the Target Company at: investors@sbecsugar.com
13.	Details of voting pattern	The recommendations were unanimously approved by the members of the IDC present at the meeting of the IDC held on 16 th October, 2025.
14.	Details of Independent Advisors, if any	None
15.	Any other matter to be highlighted	None

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respects, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations.

For and on behalf of the Committee of the Independent Directors of SBEC Sugar Limited
Sd/-
Ajay Kumar Aggarwal
Chairperson - Committee of Independent Directors
DIN: 00632288

Date: 16th October, 2025
Place: New Delhi

