

PDS/SE/2025-26/72

October 1, 2025

Listing Department National Stock Exchange of India Limited Exchange Plaza, C-1 Block G, Bandra Kurla Complex, Bandra (E), Mumbai -400 051 Scrip Symbol: PDSL	Corporate Relationship Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 Scrip Code: 538730
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Sub: Newspaper Advertisement – Disclosure under Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 (“SEBI Listing Regulations”)

Dear Sir/Madam,

Pursuant to Regulation 30 of the SEBI Listing Regulations and SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, please find enclosed herewith the newspaper advertisement pertaining to the opening of special window for re-lodgement of the transfer requests of physical shares published on October 1, 2025, in the following newspapers:

- i. Business Standard (All India Edition); and
- ii. Mumbai Lakshadweep (Mumbai Edition)

The above information is also available on the website of the Company at www.pdsltd.com.

We request you to kindly take the above information on record for the purpose of dissemination to the shareholders.

Thanking you,

Yours faithfully,
for **PDS Limited**

Abhishekh Kanoi
Head of Legal & Group Company Secretary
ICSI Membership No.: F-9530

Encl.: a/a

Suicides by daily-wage earners up 45% in 5 yrs

Share in total suicides rose to 27.5% in 2023, says NCRB report

SHIKHA CHATURVEDI
New Delhi, 30 September

Daily-wage earners continued to be the biggest chunk of those dying by suicides in the country in 2023 as they faced precarious reality of low-paid and insecure work, with little or no safety net. Suicides by daily-wage earners constituted more than one-fourth of total incidents of taking one's own life in the country in 2023. Since 2019, suicides among daily-wage workers have risen 45 per cent, reaching 47,170 in 2023.

Their share in total suicides grew to 27.5 per cent in 2023 against 26.4 per cent in the previous year, making them the single largest affected group, an analysis of *Crime in India 2023* report, recently released by the National Crime Records Bureau (NCRB) shows.

Former chief statistician Pronab Sen pointed to the urban dimension of the crisis, saying "After Covid, the small and medium sector was hit hard, forcing them to shed a lot of workers."

He further added that even the largest companies had many temporary workers, who were laid off as the demand fell.

This left many urban daily wage earners with no work and mounting uncertainty.

The report also highlights rural distress. Even as suicides among those engaged in farming fell to 10,786 in 2023, a 4.5 per cent drop from the previous year, yet a closer look within farming reveals a sharp divide. The share of suicides by all kinds of farming community eased to 6.3 per cent in 2023 from 6.6 per cent in the previous year, pointing to some stability at the aggregate level.

While suicides by cultivators fell by 21 per cent in five years till 2023, those by agricultural labourers rose by 41 per cent. While cultivators may have benefited from support schemes or debt relief, labourers reliant on daily wages remain trapped in worsening rural distress.

Sen linked this rural imbalance to post-pandemic migration. "After 2020, migration back from towns messed up the labour markets. That's still playing out, too many people ended up compet-



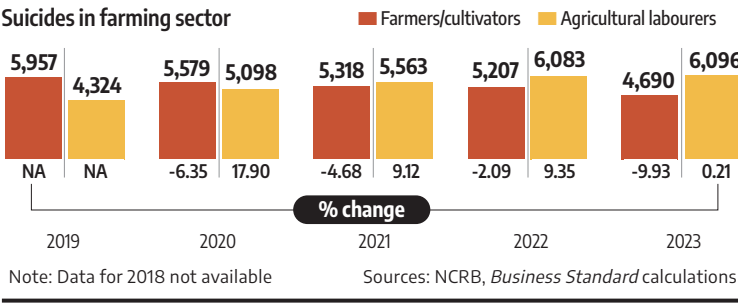
Daily-wage earners' suicides more than 1/4th of all such incidents

Suicides among daily wage earners				
	No. of suicides	Share in total suicides	Y-o-Y chg	
2019	32,563	23.4	NA	
2020	37,666	24.6	15.67	
2021	42,004	25.6	11.52	
2022	45,194	26.4	7.59	
2023	47,170	27.5	4.37	

Farming sector's share in suicides down at 6.3%

Number of suicides by persons engaged in farming sector				
	No. of suicides	Share in total suicides	Y-o-Y chg	
2019	10,281	7.4	NA	
2020	10,677	7.0	3.85	
2021	10,881	6.6	1.91	
2022	11,290	6.6	3.76	
2023	10,786	6.3	-4.46	

Labourers' suicides show rural distress



ing for the same insecure work, swelling the ranks of landless labourers."

The NCRB data confirms what workers themselves have long been sig-

nalling: the crisis of livelihoods is no longer confined to the farm alone. It is spreading through the very backbone of India's labour markets.

Luxury's second life becomes bargain hunters' first love

Gucci to Sabyasachi: Ziniosa, Kuro, and ReTag are turning pre-owned luxury into big business

ANEeka CHATTERJEE
Bengaluru, 30 September

India's growing appetite for designer brands and luxury labels — without the accompanying price tag — has triggered the rise of companies selling pre-loved high-end products. While the segment remains niche, it's being driven by rising consumer demand, repeat shoppers, investor interest, and rapid expansion.

Resale platforms like Ziniosa, Kuro Clothing India, and ReTag collectively expect average growth of 60-65 per cent in 2025, reflecting both market momentum and a shift among aspirational buyers towards luxury.

Bengaluru-based Ziniosa, which specialises in pre-loved luxury, recently raised fresh funding from Inflection Point Ventures to drive growth and expansion over the next few years. The brand is also exploring additional funding opportunities. The platform currently lists about 3,000 products from more than 60 luxury labels — ranging from Gucci to Louis Vuitton — with prices spanning ₹30,000 to ₹5 lakh.

"India's aspirational and middle-class audience is expanding rapidly, and that signals a much larger market for luxury products in the years ahead. Globally, demand for luxury has existed for decades, but in India it's only just beginning to take shape. Our vision is to cater to the entire country, not just the top 1 per cent of the luxury demographic," said Ashri Jaiswal, cofounder of Ziniosa.

Ziniosa's customer base is primarily millennials aged 28-38. Its growth is being driven not just by first-time buyers but also by a loyal base of repeat shoppers, who make up nearly 38 per cent of sales. To broaden its reach, Ziniosa has partnered Tata Cliq, is in



Broadening reach

- Ziniosa raised fresh funding to drive growth and expansion over the next few years
- Kuro plans to raise ₹1 crore over the next two years to expand its brick-and-mortar presence
- ReTag aims to double its turnover by 2026 through metro and Tier-II city expansion

talks with Ajio and Aditya Birla Group, and plans to open an offline store in Delhi or Mumbai.

Founded in 2021, Delhi-based Kuro shifted from luxury rentals to pre-loved products in 2023. Since then, it has fulfilled more than 5,000 orders, with strong demand for designer bags, couture apparel, footwear, sunglasses, and accessories from labels such as YSL, Prada, Sabyasachi, and Seema Gujral.

"We are at the tip of the iceberg when it comes to changing shopping culture," said Anaisha Singhvee, founder and chief executive officer (CEO) of Kuro.

The brand serves around 200 clients a month, with roughly 30 per cent being repeat customers. Kuro's resale market thrives among consumers aged 22-38, but coveted handbags attract buyers across generations, underlining the growing appeal of pre-loved luxury among younger, style-conscious Indians.

Kuro plans to raise ₹1 crore at a ₹19 crore valuation over the next two years to expand its brick-and-mortar presence — currently in Hyderabad and Delhi — to Mumbai, Bengaluru, and Chennai. It's also exploring rental-service opportunities in the US.

"Our vision is to become a circular-economy model and a go-to household name," Singhvee said, adding that the company aims to double its revenue to ₹4 crore this year, up from ₹2 crore last year.

Founded in 2018, ReTag is also capitalising on India's booming pre-loved luxury market, targeting young urban professionals and fashion-forward women in their 20s to 40s who see luxury as timeless, personal, and aspirational. ReTag, which sells women's, men's, and children's luxury products, operates a flagship store in Delhi and is eyeing expansion in Bengaluru and Mumbai. "These are key markets with strong luxury demand and an evolved customer mindset towards resale," said Namisha Gupta, founder and CEO of ReTag.

Repeat customers contribute about 80 per cent of ReTag's revenue. The company aims to double its turnover by 2026 through metro and Tier-II city expansion, curated luxury collections, partnerships, and digital growth.

As India's festival season kicks in, resale luxury platforms are eyeing a strong run.

Adar Poonawalla in talks to buy RCB

ROSHNI SHEKHAR
Mumbai, 30 September

Serum Institute of India Chief Executive Officer Adar Poonawalla is in talks with Royal Challengers Bengaluru (RCB) owners Diageo Plc to possibly acquire the Indian Premier League's (IPL) 2025 champion, a source close to the development said.

Emails sent to Diageo India and Poonawalla's office did not elicit a response till the press time. It is not yet clear if Diageo Plc is looking to sell its complete stake in RCB. Diageo Plc is the parent company of United Spirits.

"Adar Poonawalla is the front runner for acquiring RCB among other interested parties," said sources close to the development.

The British multinational alcoholic beverage company is looking at around \$2 billion in RCB's valuation, according to media reports.

Even in terms of business value, RCB was in the top position this year, Houlihan Lokey



British alcoholic beverage firm Diageo Plc is looking at around \$2 billion in RCB's valuation

PHOTO: IPL OFFICIAL WEBSITE

noted in its IPL Valuation Study 2025 report.

"RCB's success extended beyond the boundary. Off the field, the franchise welcomed tech innovator Nothing as an associate sponsor and scaled up match-day experiences and grassroots initiatives across Karnataka. These community-driven efforts, coupled with savvy digital marketing and the enduring appeal of global icons, have turbocharged RCB's brand

equity," Houlihan Lokey stated in its IPL Valuation Study 2025 report.

In February, Ahmedabad-based Torrent Group, through its holding company Torrent Investments, had signed an agreement to acquire 67 per cent stake in the Gujarat Titans (GT) from private equity firm CVC Capital Partners. This deal was valued at around ₹5,000 crore, with GT's valuation being around ₹7,453 crore.

On the other hand, in June,

A new chapter opens for study in UK

SANKET KOUL
New Delhi, 30 September

Indian students will have more ways to access education in the UK as part of the India-UK Vision 2035, which includes joint and dual-degree programmes, credit transfer pathways, and scholarships, Alison Barrett MBE, country director India at the British Council, told *Business Standard* in an email.

The UK is also aiming to improve mobility and collaboration for Indian students through an agreement on the Mutual Recognition of Academic Qualifications, ensuring that academic credentials are recognised in both countries.

"This paves the way for joint and dual degrees, smoother credit transfers, and expanded opportunities for collaborative research. Initiatives such as the

Young Professionals Scheme also offer young graduates the chance to live and work in the UK after gaining experience," she said.

The shift comes as countries such as the UK, Canada, Germany, and New Zealand become more attractive options for students following study and work visa restrictions in the US, including proposals to eliminate the optional practical training programme, which currently allows F-1 visa students to work for 12 months, with possible extensions.

Each year, thousands of Indian students choose the UK for higher education. "In 2023-24, more than 166,000 Indian students were enrolled in UK universities, making India one of the largest sources of international students in the UK," Barrett said.

ACADEMIC DOORS SWING WIDE FOR INDIAN STUDENTS WITH CREDIT TRANSFERS, BURSARIES, AND EXPANDED CAMPUS OPPORTUNITIES

The UK government expects these numbers to continue growing, not only through students travelling there but also via expanded access to UK qualifications in India.

"With the establishment of branch campuses and new transnational education partnerships, more students will be able to benefit from a British education without leaving home," she said.

Several British universities, including the Universities of Southampton, Liverpool, Coventry, York, and Aberdeen, have

either set up campuses in India or received letters of intent from the education ministry to do so.

These universities will offer courses in science, technology, engineering, and mathematics (STEM), as well as economics, on their Indian campuses.

According to reports, programmes will include undergraduate and postgraduate courses in computing and data science, business management, accounting and finance, artificial intelligence, and more. "Over the next few years, we expect several UK universities to explore establishing campuses in India under University Grants Commission and Gujarat International Finance Tec-City (GIFT City) regulations," Barrett said.


More on business-standard.com


**पंजाब नैशनाल बैंक**
पंजाबी का प्रतीक

**punjab national bank**
...the name you can BANK upon!

केन्द्रीकृत खरीद एवं साझेदारी प्रभाग, प्रधान कार्यालय, 5, संसद मार्ग, नई दिल्ली-110001
CENTRALISED PROCUREMENT & PARTNERSHIP DIVISION,
HEAD OFFICE, 5, SANSAD MARG, NEW DELHI - 110001

NOTICE
Interested FinTechs / Ecosystem Partners can apply for empanelment with Punjab National Bank through the Bank's Fintech Portal in domains listed on the Website/Fintech Portal.
The interested FinTechs/Startups may visit Bank's website (<https://applications.pnb.bank.in/Fintech/Login>) to register themselves on Bank's Fintech Portal as per Selection Criteria and submit their information for empanelment.
The Bank's Fintech Portal will be available from **01-10-2025 to 15-10-2025**.
Next window for registration by Fintechs/ Startup companies shall be made available in the next quarter i.e. from **01-01-2026 to 15-01-2026**.
All future communications and notifications in this regard will be uploaded on the Bank's FinTech Portal.
29-09-2025
Asst. General Manager

**बैंक ऑफ बड़ौदा**
Bank of Baroda



Notice to Bond Holders -
Exercising Call Option Bank of Baroda: Basel III
Additional Tier I Bond –Series XIV (ISIN: INE028A08232)

This is to notify that Bank of Baroda has decided to exercise call option for the aforesaid bond on completion of 5 years period from the deemed date of allotment in terms of relevant Information Memorandum (IM). The details of the bond are as follows:


ISIN	INE028A08232
Issue Size	₹ 833 crore
Date of Issue	17-Nov-2020
Record Date	01-Nov-2025
Call Option Date	17-Nov-2025
Date of Redemption payment along with interest due to exercise of call option.	17-Nov-2025

This is for information of the concerned Bond Holders.

Place: Mumbai
Date: 01.10.2025

Deputy General Manager
Treasury

09/25-26

**PDS Limited**
Gubbi | Collaborative | Digital | Ethical

CIN: L18101MH2011PLC388088
Regd. Office: Unit No.971, Solitaire Corporate Park, Andheri - Ghatkopar Link Road, Andheri (East), Mumbai - 400093, Maharashtra, India.
E-mail: investors@pdsdtd.com • Website: www.pdsdtd.com • Tel: +91 22 41441100

NOTICE TO SHAREHOLDERS
SPECIAL WINDOW FOR RE-LODGE/MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES
The Securities and Exchange Board of India (SEBI) has issued Circular No. SEBI/HO/MIRSD/MIRSD-PoD/PICIR/2025/97 dated July 2, 2025, introducing a Special Window for Re-lodgement of Transfer Requests of Physical Shares.
This initiative offers an opportunity for the following shareholders to regularise past transfer requests:


- Shareholders who had lodged transfer requests for physical shares prior to April 1, 2019, which were rejected / returned / left unattended due to deficiencies in documents, process issues, or other reasons, and who could not re-lodge the request earlier.
- Shareholders whose transfer requests are currently pending with the Company or its Registrar & Transfer Agent (RTA) as on the circular date, i.e., July 2, 2025.

The Shareholders are requested to follow the below process for re-lodgement of transfer requests:


Window for re-lodgement	July 7, 2025, to January 6, 2026.
Procedure for re-lodgement	Submit original transfer documents, along with corrected or missing details to our Registrar and Share Transfer Agent i.e., MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited)
Documents to be sent on	Unit – PDS Limited Noble Heights, 1 st Floor, Plot NH-2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi, - 110058
For any queries	- Helpline No. : +91 11 49411000 - Website : https://in.mgms.mufg.com/spclwindow.html ; - Email address : Investor.helpdesk@in.mgms.mufg.com - Raise service request on : https://web.in.mgms.mufg.com/helpdesk/Service_Request.html

for PDS Limited
Sd/-
Abhishekh Kanoi
Head of Legal & Group Company Secretary
ICSI Membership No.: FCS 9530

Date: September 30, 2025
Place: Mumbai (India)

**Punjab & Sind Bank**
(A Govt. of India Undertaking)
H.O. Information Technology Department
E-mail: hoit.tenders@psb.co.in

TENDER NOTICE
Tenders are invited for "Request for proposal for Selection of Bidder for Supply Installation, Implementation, Maintenance & Management of IT Security Solutions And Services - B". For specifications & other relevant details, RFP may be downloaded from Bank's website <https://punjabbandsind.bank.in/>. Any further changes related to the said Tender shall be posted on bank's website only.
Asst General Manager- IT

**बैंक ऑफ बड़ौदा**
Bank of Baroda

TENDER NOTICE
INFORMATION TECHNOLOGY DEPARTMENT
BARODA SUN TOWER, MUMBAI
Bank of Baroda invites online proposal for the following:


Sr. No.	Tender Name	Last date for submission of Bid
1.	Request for Proposal for Empanelment of Service Providers for MPLS, Point to Point (P2P) Link, Wireless Connectivity and Internet Bandwidth for 3 Years (2026-29)	23 rd October 2025

Details are available on Bank's website www.bankofbaroda.bank.in under Tenders section and Bank's e-Procurement portal.
"Addendum", if any, shall be published on Bank's website "www.bankofbaroda.bank.in" under Tenders section and Bank's e-Procurement portal. Bidders must refer the same before final submission of the proposal.

Place: Mumbai
Date: 01.10.2025

Chief Technology Officer


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
**Hindustan Unilever Limited**
Registered Office: Unilever House, B. D. Sawant Marg, Chakala, Andheri (East), Mumbai - 400 099.
CIN: L15140MH193SPLC002030, **Web:** www.hul.co.in,
Email: levercare.shareholder@unilever.com, **Tel:** +91 22 5043 2791 / 5043 2792

DECLARATION OF THE RESULTS OF POSTAL BALLOT
Pursuant to Section 108 and Section 110 of the Companies Act, 2013 ('the Act') read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014, approval of the Members of the Company by way of Ordinary Resolution was sought through Postal Ballot vide Notice dated 21st August, 2025, for appointment of Ms. Priya Nair (DIN: 07119070) as the Managing Director & Chief Executive Officer of the Company, not liable to retire by rotation, to hold office for a period of 5 (five) consecutive years i.e., from 1st August, 2025 to 31st July, 2030.
Based on the Scrutinizer's Report dated 27th September, 2025, the Results of Postal Ballot, as declared, were as under:

Particulars	Number
Number of valid Electronic Votes received	201,03,14,514
Votes in favour of the resolution	200,79,18,757
Votes against the resolution	23,95,757


Accordingly, the Resolution as set out in the Postal Ballot Notice dated 21st August, 2025 was passed by Members with the majority of 99.88% votes cast in favour of the resolution.
For Hindustan Unilever Limited
Sd/-
Radhika Shah
Company Secretary & Compliance Officer
Membership No: A19308
Date: 1st October, 2025
Place: Mumbai

TECHDIGEST  mybs.in/tech

Apple releases iOS 26.0.1
 Apple has rolled out iOS 26.0.1, its first bug-fix update for iOS 26. According to a 9To5Mac report, this update addresses issues with cellular, Wi-Fi, Bluetooth, blank app icons, photo artifacts, and other glitches.

WhatsApp adds new features
WhatsApp's new update introduces Live Photos on iOS, Motion Photos on Android, AI-powered chat themes, AI-generated back-

Pixel 10 Pro Fold sale starts on Oct 9
Google has announced that the Pixel 10 Pro Fold will go on sale in India from October 9. Cashback offers for select bank cards and no-interest equated EMI plans will also be available.



जाहीर सूचना

येथे जनतेला मोठ्या प्रमाणात सूचना देण्यात येते की, दिवंगत श्री. देवप्रसाद देव हे जीवन विमा नगर, बोरिवली (पश्चिम), मुंबई - ४००१०३ (यापुढे सरर फ्लॅट म्हणून संदर्भित) येथे असलेल्या तह्या अपार्टमेंट्स को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड म्हणून ज्ञात सोसायटीमध्ये दुसऱ्या मजल्यावरील मोडामाग क्षेत्र ६४४ चौ.फूट कार्पेट क्षेत्र असलेल्या फ्लॅट क्र. ३ चे मालक होते.

सादर दिवंगत श्री. देवप्रसाद देव यांच्याकडे हे देखील होते:

भाग प्रमाणपत्र क्र.५० अंतर्गत विमिष्ट क्र.२४१ ते २४८ (दोन्ही समाविष्ट) असलेले प्रत्येकी ५०/- रुपयेचे पाच (५) शेअर्स; आणि भाग प्रमाणपत्र क्र.५०३ अंतर्गत, (यापुढे एकत्रितपणे सरर शेअर्स म्हणून संदर्भित) ५११ ते ५१५ (दोन्ही समाविष्ट) असलेले प्रत्येकी ५०/- रुपयेचे पाच (५) शेअर्स. दिवंगत श्री. देवप्रसाद देव यांचे २६.०४.२०२५ रोजी मुंबईह मृत्युपत्राशिवाय निधन झाले. त्यांच्या पत्नी, दिवंगत श्रीमती दिप्ती देवप्रसाद देव यांचे निधन ७.१०.२०२४ रोजी मुंबईह मृत्युपत्राशिवाय झाले होते. त्यांच्या पद्मात फक्त त्यांचे पुत्र, श्री. राहुल देवप्रसाद देव आणि श्री. रजत देवप्रसाद देव आहेत, जे त्यांचे एकमेव कायदेशीर वारस आहेत. इतर कोणतेही कायदेशीर वारस किंवा दावेदार ज्ञात नाहीत.

सादर सदनिका आणि/किंवा सरर समभागांबाबत कोणताही हक्क, शिर्षक, हितसंबंध, दावा किंवा मागणी असलेल्या कोणत्याही व्यक्तीना, माग ते वारसाहक्क, गहाणखत, विक्री, भाडेपट्टा, भेटवस्तू, देवाणघेवाण किंवा इतर कोणत्याही प्रकारे असोत, त्यांनी या सूचना प्रकाशित झाल्यापासून ५ (पाच) दिवसांच्या आत त्यांचे दावे, सर्व आवश्यक साहाय्यक कागदपत्रांसह, खाली नमूद केलेल्या पत्त्यावर अधोत्याक्षरीकृत्यांकडे सादर करणे आवश्यक आहे. जर निधीगीत कालावधीत असे कोणतेही दावे प्राप्त झाले नाहीत, तर असे गृहीत धरले जाईल की कोणत्याही व्यक्तीचा सरर फ्लॅट आणि /किंवा सरर शेअर्सवर कोणताही हक्क, शिर्षक, हितसंबंध किंवा दावा नाही आणि त्यासुरसर प्रकरणाची कार्यवाही केली जाईल.

सही/-
दर्शनकुमार रित्त (वकिल उच्च न्यायालय)
दुकान क्र.२, नवरोज अपार्टमेंट, एस.व्ही.रोड, दहिसर (पूर्व), मुंबई - ४०००६८.
ईमेल - darshan.rita@gmail.com

टिकाण : मुंबई

दिनांक : ०१.१०.२०२५

Pre-Offer Advertisement in accordance with Regulation 18(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Corrigendum to the Detailed Public Statement for the attention of the Public Shareholders OF

ANTARIKSH INDUSTRIES LIMITED

CIN: L74110MH1974PLC017806

Registered Office: Mezzanine Area-G/54, Ground Floor, Eternity Commercial Premises Co-Op Society Ltd, Teen Hath Naka, L.B.S Marg, Waghe I.E., Thane, Maharashtra, India, 400604.

Tel No.: +91 22 2583 0011; Email Id: antarikshindustrieslimited@gmail.com; Website: http://antarikshindustries.com/

This Advertisement is being issued by D & A Financial Services (P) Limited (the "Manager to the Offer"), on and behalf of Mrs. Gitaben Nitinbhai Patel ("Acquirer"), pursuant to Regulation 18 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereto (the "Takeover Regulations") in respect of the Open Offer (the "Offer") to acquire up to 52,000 (Fifty Two Thousand) equity shares of Rs 10/- each (Rupees Ten Only) at an offer price of Rs 96.00/- (Rupees Ninety Six Only) per equity share (the "Offer Price") payable in cash representing 26.00% of Voting Share Capital of Antarkish Industries Limited (the "Target Company"). Further to this, Corrigendum to the Detailed Public Statement ("Corrigendum") is also being issued pursuant to changes/amendments advised by SEBI vide its letter dated Tuesday, September 16, 2025. The Detailed Public Statement with respect to the aforementioned offer made by the Manager to the Offer on behalf of the Acquirer had appeared in (i) Business Standard (English) (all editions), (ii) Business Standard (Hindi) (all editions) and (iii) Mumbai Lakhshadeep (Marathi), Mumbai Edition, on Thursday, July 10, 2025 ("DPS").

This Pre-Offer Advertisement and Corrigendum should be read in continuation of, and in conjunction with: (a) the Public Announcement dated July 03, 2025 ("PA"); (b) the DPS; (c) the Draft Letter of Offer dated July 17, 2025 ("DLOO") and (d) the Letter of Offer dated September 19, 2025 ("Letter of Offer" "LOO"). This Pre-Offer Advertisement and Corrigendum is being published in all the newspapers in which the DPS was published.

Capitalized terms used but not defined in this pre-offer advertisement and corrigendum shall have the meaning assigned to such terms in the PA and/or DPS and/or Letter of Offer.

1. The Offer Price is Rs. 96.00/- (Rupees Ninety Six Only) per equity share of Rs. 10/- each. There has been no revision in the Offer Price. For further details relating to the Offer Price, please refer to Paragraph 6 (Offer Price and Financial Arrangements) on Page 20 of LOO.

2. A committee of Independent Directors ("IDC") of the Target Company have opined that the Offer Price of Rs. 96.00/- (Rupees Ninety Six Only) is fair and reasonable and in accordance with Takeover Regulations. The IDC's recommendation is published on Tuesday, September 30, 2025 in the same newspapers in which the DPS was published, as mentioned above.

3. The Open Offer is a mandatory offer being made by the Acquirer under Regulations 3(1) and 4 of the Takeover Regulations to the Public Shareholders of the Target Company.

4. This Offer is not a competing offer in terms of Regulation 20 of Takeover Regulations. There has been no competitive bid to this Offer.

5. Purva Sharegistry (India) Private Limited, Registrar to the Offer, has confirmed that the dispatch of the Letter of Offer to all the Public Shareholders of Target Company, holding shares as on identified Date i.e. Thursday, September 18, 2025, have been completed through email on Wednesday, September 24, 2025 and through speed post on Thursday, September 25, 2025.

6. Please note that a copy of the Letter of Offer, including Form of Acceptance cum Acknowledgment is also available on the website of SEBI (www.sebi.gov.in) and BSE (www.bseindia.com). A summary of the procedure for tendering Equity Shares in the Offer is as below. For further details, please refer to paragraph 8 titled "Procedure for Acceptance and Settlement of this Offer" on page 25 of the Letter of Offer.

In the case of the Equity Shares held in dematerialised form: The Public Shareholders holding Equity Shares in dematerialised form may participate in the Offer by approaching their respective Selling Broker indicating the details of Equity Shares intended to be tendered in the Offer. The Public Shareholders holding Equity Shares in dematerialised form are not required to fill any Form of Acceptance-cum-Acknowledgement, unless required by their respective Selling Broker.

In the case of the Equity Shares held in physical form: The Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker and by providing their respective Form of Acceptance-cum-Acknowledgment (signed by all Public Shareholders (in case of joint holding)) along with the documents specified in the LOO (including original share certificate(s), valid share transfer deed and self attested copy of the Public Shareholder's PAN card) to the Registrar to the Offer on or before the Offer Closing Date (by 5.00 p.m.). The envelope should be superscribed as "Antariksh Industries Limited - Open Offer".

In case of non-receipt of the Letter of Offer, such Public Shareholders of the Target Company may download the same from the SEBI website (www.sebi.gov.in) or BSE website (www.bseindia.com) or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity Shares of the Target Company Alternatively, in case of non-receipt of the Letter of Offer, shareholders holding shares may participate in the Offer by providing their application in plain paper in writing signed by all shareholder, stating name, address, number of shares held, client ID number, DP name, DP ID number, number of shares tendered and other relevant documents such as physical share certificate and Form SH-4 in case of shares being held in physical form. Such shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Offer.

7. In terms of Regulation 16(1) of the Takeover Regulations, the draft letter of offer was submitted to SEBI on Thursday, July 17, 2025 ("DLOO"). SEBI vide its letter no. SEBI/HO/CFD/CFD-RAC-DCR2/P/OW/2025/000024689/1 dated Tuesday, September 16, 2025 ("SEBI Letter"), issued its comments on the DLOO. The comments specified in the SEBI Letter have been incorporated in the Letter of Offer.

8. As on the date of LOO, no statutory approvals are required by the Acquirer to complete this Offer. However, in case of any statutory approvals being required at a later date, this Offer will be subject to such approvals.

9. The schedule of activities has been revised and necessary changes have been incorporated in the LOO. The Revised Schedule of Activities is in compliance with the applicable provisions of Takeover Regulations and the same is as under:

(*) Date falling on the 10th Working Day prior to the commencement of the Tendering Period, for the purposes of determining the Shareholders to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (registered or unregistered) of the Target Company are eligible to participate in this Offer any time during the tendering period of the Offer.

Note: Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

The changes in para 9 above, wherever appeared in DPS published on Thursday, July 10, 2025 should be read accordingly.

The Acquirer, accept full responsibility for the information contained in this pre-offer advertisement and corrigendum and also accepts the responsibility for the obligations of the Acquirer laid down under the Takeover Regulations.

This pre-offer advertisement and corrigendum is expected to be available on the SEBI website at www.sebi.gov.in and on the Manager to the Offer website at www.dnafinserv.com.

MANAGER TO THE OFFER			
NATURE OF ACTIVITY		Original Schedule	Revised Schedule
Sr. No.		Day and Date	Day and Date
1.	Date of Public Announcement	Thursday, July 03, 2025	Thursday, July 03, 2025
2.	Date of publication of this DPS in newspapers	Thursday, July 10, 2025	Thursday, July 10, 2025
3.	Last date of filing of Draft Letter of Offer with SEBI	Thursday, July 17, 2025	Thursday, July 17, 2025
4.	Last date for a competing offer	Thursday, July 31, 2025	Thursday, July 31, 2025
5.	Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Offer)	Thursday, August 07, 2025	Tuesday, September 16, 2025
6.	Identified Date*	Monday, August 11, 2025	Thursday, September 18, 2025
7.	Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, August 19, 2025	Thursday, September 25, 2025
8.	Last date by which a committee of independent directors of the Target Company is required to give its recommendation to the Public Shareholders of the Target Company for this Offer	Friday, August 22, 2025	Tuesday, September 30, 2025
9.	Last date for upward revision of the Offer Price and/or the Offer Size	Friday, August 22, 2025	Tuesday, September 30, 2025
10.	Date of publication of opening of Open Offer public announcement in the newspaper in which DPS has been published	Monday, August 25, 2025	Wednesday, October 01, 2025
11.	Date of Commencement of Tendering Period (Offer Opening Date)	Tuesday, August 26, 2025	Friday, October 23, 2025
12.	Date of Closing of Tendering Period (Offer Closing Date)	Wednesday, September 10, 2025	Thursday, October 16, 2025
13.	Last date of communicating of rejection/acceptance and completion of payment of consideration for accepted tenders or return of unaccepted shares	Wednesday, September 24, 2025	Monday, November 03, 2025

(*) Date falling on the 10th Working Day prior to the commencement of the Tendering Period, for the purposes of determining the Shareholders to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (registered or unregistered) of the Target Company are eligible to participate in this Offer any time during the tendering period of the Offer.

Note: Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

The changes in para 9 above, wherever appeared in DPS published on Thursday, July 10, 2025 should be read accordingly.

The Acquirer, accept full responsibility for the information contained in this pre-offer advertisement and corrigendum and also accepts the responsibility for the obligations of the Acquirer laid down under the Takeover Regulations.

This pre-offer advertisement and corrigendum is expected to be available on the SEBI website at www.sebi.gov.in and on the Manager to the Offer website at www.dnafinserv.com.

ISSUED ON BEHALF OF THE ACQUIRER BY MANAGER TO THE OFFER

MANAGER TO THE OFFER	REGISTRAR TO THE OFFER
<p>D & A Financial Services (P) Limited Office No: 4182, 215Atrium, C-Wing, Opp. Divine Child High School, Andheri Kurla Road, Andheri (East), Mumbai 400 093 Tel No.: +91 9820762647 Contact Person: Mr. Amitkumar Gattani/ Mr. Raj Thakker Email Id: mumbaioffice@dnafinserv.com Website: www.dnafinserv.com SEBI Registration No: INM000011484 Validity: Permanent CIN: U74899DL1981PTC012709</p>	<p>Purva Sharegistry (India) Private Limited Office No. 9, Ground Floor, Shiv Shakti Industrial Estate, J. R. Boricha Marg, Lower Parel (E), Mumbai - 400111 Tel. No.: +91 22 4961 4132/3199 8810 Email: support@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri SEBI Registration No: INR000001112 Validity: Permanent CIN: U67120MH1993PTC074079</p>

Date: Tuesday, September 30, 2025
Place: Mumbai

सार्वजनिक सूचना

सर्वसामान्यांना कळविण्यात येते की, सो. ममता यशदे वर्मा आणि सो. निर्मला अशित दत्त या पुढील उल्लेख केलेल्या फ्लॅटच्या संयुक्त मालक होला. हा फ्लॅट क्र. ३०४, विंग A, क्षेत्रफळ ४५४ चौ.फू. कार्पेट एरिया, तिसरा मजला, 'दि शीवरा भवन सी.एम.एस.एल.' या गृहनिर्माण सोसायटीत, पय्यावतल्या तावडे रोड, नोबलवेल वाडी, दहिसर पूर्व बळ टर्मिनस जवळ, दहिसर (पू.) मुंबई-४०००६८ येथे जो कोही सर्वे क्र. २८१ हिस्से क्र. २ (अखंड) संबंधित सी.टी.एस. क्र. ६९४, गट नं. दहिसर गाव, ता. बोरीवली, मुंबई उपनगर जिल्ह्याच्या हद्दीत बांधलेल्या इमारतीतील आहे. सदर फ्लॅटसोबत र. ५०/- मूल्या असलेल्या प्रत्येकी अशा ५ समभागांचा (निम्न क्रमांक ५६ ते ६० समाविष्ट) भाग असून, समभाग प्रमाणपत्र क्र. १२ धारण केलेले आहे. हे सुद्धा नमूद करण्यात येते की, सो. निर्मला अशित दत्त यांचे दि. १३-०९-२०२५ रोजी मुंबई येथे वसीयत न करता निधन झाले आहे. त्यामुळे, सो. निर्मला अशित दत्त यांचे जिवंत कायदेशीर वारस खालीलप्रमाणे आहेत: (१) सो. ममता यशदे वर्मा (विविधित कन्या) (२) सो. शिवा श्याम सेतुराव (विविधित कन्या). सदर मासगटवेबाबत कोणत्या काही हरकत, दावा किंवा हक्क असल्यास त्यांनी ह्या नोटीसच्या प्रसिद्धी दिनांकापासून ०७ दिवसांच्या आत लेखी हरकत माग्या कार्यालयाच्या खालील पत्त्यावर दाखल करावी. ठरविलेल्या मुदतीत कोणत्याही हरकती प्राप्त न झाल्यास, कोणतीही हरकत नाही असे समजावत येईल व माझे ग्राहक वरील फ्लॅटच्या हस्तांतरण/हक्क हस्तांतरणाबाबत आवश्यक कायदेशीर कार्यवाही पुढे चालू करतील. हरकत/दावा याकरिता कृपया खालील पत्त्यावर संपर्क साधावा:

अॅड. रवीण पालेकर
२०८-२०२, हालीस हाव्हर्स, रावे साहाजी मार्ग, लाभदर्शन
विल्हिंग जवळ, दहिसर (पू.) मुंबई ४०००६८.
Mob.: +91 9892059736 / +91 9819116321
Email: kbhansal@conslutancy@gmail.com

जाहीर सूचना

माझे अशील श्रीमती कॅरोलिन इग्लस डिसोझा या फ्लॅट क्र.जी-२, मनोया को-ऑपरेटिव्ह सोसायटी लिमिटेड, जून रोड, भाईंदर पश्चिमा, ठाणे-४०१०११ येथील जागेच्या विद्यमान मालक आहेत, यांच्या बर्तने सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, **मे. निखिला हॉसिंग डेव्हलपमेंट कॉर्पोरेशन** आणि **पब्लिक श्री. सुधाकर गुलावतकर** यांच्या यांच्या दरम्यान दिनांक २१.१०.१९८८ रोजी झालेला मुळ प्रथम करारनामा बाला होता तो ताबडगा/हाळ झाला आहे आणि आकच्या ताबडपर्वत सापडलेले नाही.

जर कोणा व्यक्तीस उपरोक्त मुळ करारनामा सापडल्यास किंवा काही दावा/आवेष्ट असल्यास त्यांनी लेखी स्वरूपात योग्य दस्तावेजी पुराव्यांसह माझ्या पत्त्यावर सदर सूचना प्रकाशन ताबडप्राप्तून १५ दिवसात कळवावे. दिनांक: ०१.१०.२०२५

अॅड. लवली आर. जादवी
सही/-
दुकान क्र.२, रमिनास, भातचंद शॉपिंग सेंटर, समोर, एस.बी.एस.सी. कार्यालयाजवळ, रश्मन रोड, भाईंदर (पश्चिम), ठाणे-४०१०११.

जाहीर सूचना

१३.०२.२०२३ रोजी श्री. किरीट मातुलाल पारीक्ष यांच्या निधनानंतर, त्यांचे वारसदार व कायदेशीर प्रतिनिधी १) श्रीमती काजल रमणीया याह व २) श्रीमती सेचल समीर देसाई यांनी दिनांक २५.०७.२०२५ रोजी नोंदीपुढील मुक्तता कारारनामाद्वारे फ्लॅट क्र.ए-५०२, अजमेरा मिस्टार्टन विडिंग नं.७० विंग ए अँड बी कोहोसोलि., योगी नगर, एक्सप्रेस रोड, बोरिवली पश्चिम, मुंबई ४०००९२ मधील त्यांचा २/३ हिस्सा माझे अशील श्री. नोबिर किरीट पारीक्ष यांच्या नावे वितरित केले. म्हणून, माझे अशील मुक्तेचा हिस्सा आणि हितसंबंध त्यांच्या नावे हस्तांतरित करण्यासाठी सोसायटीकडे अर्ज करण्याचा विचार करत आहे, ज्यामुळे ते या फ्लॅटचे संयुक्त मालकांपैकी एक होतील.

सदर फ्लॅटवर विक्री, गहाणखत, भाडेपट्टा, ताबा, ट्रस्ट किंवा इतर कोणत्याही प्रकारे कोणताही दावा, हक्क, मालकी हक्क किंवा हितसंबंध असलेल्या कोणत्याही व्यक्तीने, ही सूचना प्रकाशित झाल्यापासून १५ दिवसांच्या आत, त्यांच्या प्रकाशित समर्थन देणाऱ्या संबंधित दस्तावेजांसह लेखी स्वरूपात ते स्वाक्षरीकृत्यांना कळवावे, अन्यथा अशा कोणत्याही दाव्यांचा संदर्भ न घेता व्यवहार पूर्ण केला जाईल आणि जर काही असेल तर तो दावा माफ करण्यात आला आहे असे मानले जाईल.

सही/-
अविनाश एस. कोरावकर
वकील
जी/२२, जय संतोषी मॉ कोहोसोलि., वीर सावरकर गार्डन समोर, एल.टी. रोड, बोरिवली (पश्चिम), मुंबई-४०००९२.
टिकाण: मुंबई दिनांक: ०१.१०.२०२५

PUBLIC NOTICE			
TATA MOTORS LIMITED Registered Office: (Bombay House, 24 Homi Mody Street, Mumbai, Maharashtra, 400001) NOTICE is hereby given that the certificate (s) for the undermentioned securities of the Company has/have been lost/mislad and the holder (s) of the said securities/applciant (s) has/have applied to the Company to release the new certificate. The Company has informed the holders/applcants that the said shares have been transferred to IEPF as per IEPF Rules. Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to release the new certificate to the holders/applcants. Without further intimation.			
Name[s] of holder[s] (s), if any]	Kind of Securities and Face value	No. of securities	Distinctive number[s]
DHARAM DEV BHARAL	E2D2030191 AND RS.2/- FV	800	8097946-8098745
[RANI BHARAL]			



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पीडीएस लिमिटेड

सीआयएस: L18101MH2011PLC388088

नॅशनलकृत कार्यालय: बुदिर नं. १७१, सॉलिटोहॉट कॉर्पोरेट पार्क, अंधेरी-पावकोवर्ग लिंक रोड, अंधेरी (पूर्व), मुंबई-४०००१३, महाराष्ट्र, भारत.

ई-मेल: investors@pdsatd.com वेबसाईट: www.pdsatd.com +९१-२२-४२४४११००

भागधारकांना सूचना	
कागदोपरी शेअर्सची हस्तांतरण विनंती पुढा दाखल करण्यासाठीची स्पेशल विनंती	
भारतीय प्रिमीयम व निविगम मंडळ (सेबी) यांनी परिषद क्र. सेबी/एचओ/एमआयआरएसडी/एमआयआरएसडी - पीओडी/पी/सीआयआर/२०२५/१७, दि. ०२.०७.२०२५, अंतर्गत कागदोपरी शेअर्सची हस्तांतरण विनंती पुढा दाखल करण्यासाठी स्पेशल विनंती मुक्त केली आहे.	
याअंतर्गत खालील भाषाधारकांना या हस्तांतरण विनंती प्रक्रित करण्याची संधी प्राप्त होईल:-	
- ज्या भाषाधारकांनी दि. ०१.०७.२०१९ पूर्वी कागदोपरी स्वरूपातील शेअर्सची हस्तांतरण विनंती दाखल केली होती जी दस्तावेजांतील कमतरता/प्रक्रिया वा अन्य कारणांवरून रद्द झाली होती/परत आली होती/निष्क्रया करण्यात आले नव्हते व याआधीची विनंती पुढा दाखल करता आली नव्हती.	
- कंनवी का त्यांचे रजिस्ट्रार व ट्रान्सफर एजंट (आटीए) यांना परिषद दि. ०२.०७.२०२५ अंतर्गत सादर केलेली ज्या भाषाधारकांनी विद्यमान विनंती प्रलंबित आहे.	
भागधारकांनी कृपया हस्तांतरण विनंती पुढा दाखल करण्यासाठी खालील प्रक्रियेचे पालन करावे:	
पुढा दाखल करण्यासाठीची विनंती	दि. ०७.०७.२०२५ ते दि. ०६.०१.२०२६
पुढा दाखल करण्यासाठीची प्रक्रिया	आपले रजिस्ट्रार व शेअरट्रान्सफर एजंट अर्थात मृत्युपुत्री इटामत इंडिया ग्रान्सेट लिमिटेड (पूर्वीची लिंक इटामत इंडिया ग्रान्सेट लिमिटेड मरुत ज्ञात) यांच्याकडे सुधारित वा यवळ नवीनासमयाने मूळ हस्तांतरण दस्तावेज सादर करावे.
दस्तावेज सादर करण्याचे ठिकाण	बुदिर - पीडीएस लिमिटेड सेलस हाव्हर्स, १ ता. वरवना, प्लॉट एरिया २, सी - १ ब्लॉक, एलएस्सी, साहिबी मायकॅव्हर्स, अजमेरा, मॉ. दिल्ली - ११००५८.
चौकशीकरिता	- हेलपलाइन नं. +९१११२४२४२१००० - वेबसाईट : https://in.mpnms.mfug.com/spcvindow.html - ई-मेल यात : investor.helpdesk@in.mpnms.mfug.com - सेवा विनंती येथे वाचण्यात : https://web.in.mpnms.mfug.com/helpdesk/Service_Request.html
पीडीएस लिमिटेड करिता सही/-	
अधिकृत कर्तोड प्रमुख निविग व समूह कंपनी सचिव	
दिनांक: ३०.०१.२०२५	आयसीएसआयआय समासस्थळ क्र.: एफसीएस ९५३०
टिकाण: मुंबई (पास)	

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C K K RETAIL MART LIMITED

Corporate Identification Number: U51909MH2005PLC151252

Our Company was originally incorporated as "Sakuma Exports Private Limited", as a private limited company, under the provisions of the Companies Act, 1956 pursuant to certificate of incorporation dated February 14, 2005. Our Company changed its name from "Sakuma Exports Limited Private Limited" to "C.K.K. Exports Private Limited" pursuant to Rule 29 of the Companies (Incorporation) Rules, 2014 vide certificate of incorporation dated July 14, 2005. Subsequently, our Company changed its name from "C.K.K. Exports Private Limited" to "C K K Retail Mart Private Limited" pursuant to Rule 29 of the Companies (Incorporation) Rules, 2014 vide certificate of incorporation dated June 09, 2022. Thereafter, our Company was converted from a private limited company to a public limited company, pursuant to a special resolution passed in the extraordinary general meeting of our shareholders held on September 11, 2023 and consequently, the name of our Company was changed to "C K K Retail Mart Limited" by deletion of the word "Private". A fresh certificate of incorporation consequent upon conversion from private company to public company dated September 29, 2023, was issued by the Registrar of Companies, Mumbai to our Company bearing Corporate Identification Number "U51909MH2005PLC151252". For details of Incorporation, change of name and registered office of our company, please refer to chapter titled "Our History and Certain Corporate Matters" beginning on page 179 of the Draft Red Herring Prospectus.

Registered Office: Aarus Chambers, B - 418, Near Mahindra Tower, S S Amrutwar Lane, Worli, Mumbai City, Maharashtra, India, 400013;

Contact Person: Mr. Shivam Singla Company Secretary and Compliance Officer **Tel. No.:** +91-8437770734; **Website:** https://ckkretailmart.com/

PROMOTERS OF OUR COMPANY- MR. SAURABH MALHOTRA, SAKUMA INFRASTRUCTURE AND REALTY PRIVATE LIMITED AND MS. KUSUM CHANDER MOHAN MALHOTRA

THE ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER IX OF THE SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON THE EMERGE PLATFORM OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE EMERGE")

THE OFFER

INITIAL PUBLIC OFFER OF UP TO 54,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH (THE "EQUITY SHARES") OF C K K RETAIL MART LIMITED ("OUR COMPANY" OR "C K K RETAIL") AT AN OFFER PRICE OF ₹[-] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹ [-] LAKHS COMPRISING OF FRESH ISSUE OF UP TO 44,08,000 EQUITY SHARES AGGREGATING TO ₹ [-] LAKHS ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 9,92,000 EQUITY SHARES BY SAKUMA INFRASTRUCTURE AND REALTY PRIVATE LIMITED ("PROMOTER SELLING SHAREHOLDER") AGGREGATING TO ₹ [-] LAKHS ("OFFER FOR SALE") ("PUBLIC OFFER"). THE OFFER INCLUDES A RESERVATION OF UP TO [-] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH, AT AN OFFER PRICE OF ₹ [-] PER EQUITY SHARE FOR CASH, AGGREGATING ₹ [-] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE OFFER (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC OFFER LESS MARKET MAKER RESERVATION PORTION I.E. NET OFFER OF UP TO [-] EQUITY SHARES OF FACE VALUE OF ₹10/- EACH, AT AN OFFER PRICE OF ₹ [-] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ₹ [-] LAKHS IS HEREIN AFTER REFERRED TO AS THE "NET OFFER". THE PUBLIC OFFER AND NET OFFER WILL CONSTITUTE [-] % AND [-] % RESPECTIVELY OF THE POST- OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹10/- 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 AND THE SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, AND WILL BE ADVERTISED IN [-]. ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [-], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER AND [-], ALL EDITIONS OF THE DAILY REGIONAL NEWSPAPER (WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATEAND SHALL BE MADE AVAILABLE TO NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE"), FOR THE PURPOSE OF UPLOADING ON THEIR WEBSITE. FOR FURTHER DETAILS KINDLY REFER TO THE CHAPTER TITLED "TERMS OF THE OFFER" BEGINNING ON PAGE 303 OF THE DRAFT RED HERRING PROSPECTUS.

In case of any revision in the Price Band, the Bid/Offer Period shall be extended for at least three additional working days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10working Days. In cases of force majeure, banking strike or similar circumstances, our Company in consultation with the Book Running Lead Manager for reasons to be recorded in writing extend the Bid/Offer Period for a minimum of one working Days, 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 Exchange by issuing a press release and also by indicating the change on the website of the Book Running Lead Manager and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable.

This Offer is being made through the Book Building Process. In terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations ("SEBI (ICDR) Regulations") and in compliance with Regulation 253 of the SEBI ICDR Regulations, wherein not more than 50.00% of the Net 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 Book Running Lead Manager, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5.00% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15.00% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Investors and not less than 35.00% of the Net Offer shall