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Regd. Office:

2,G.F., Abhishek Building,
Sector-11, Gandhinagar-382011,
G u j a r a t - (I N D I A)

CIN - L45209GJ1999PLC036003



**AKASH
INFRA-PROJECTS LIMITED
BUILDERS OF RELIABLE ROADS**

Date: 09/03/2026

To,

National Stock Exchange of India Limited

Exchange Plaza, Bandra Kurla Complex,

Bandra (East), Mumbai – 400 051.

SYMBOL: AKASH

Sub.: Submission of Newspaper Advertisement of Second Corrigendum to the Notice of the Extraordinary General Meeting (“EGM”) of the Company.

Dear Sir/Madam,

Pursuant to Regulations 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (“**Listing Regulations**”), we are enclosing herewith copies of in which the publication appeared on Sunday, March 08, 2026, regarding the **Second Corrigendum to the Notice of Extra Ordinary General Meeting** of the Company scheduled to be held on Monday, 16th March, 2026 at 04:00 P.M. IST through Video Conferencing/Other Audio Visual Means (“**VC/OAVM**”). The said second corrigendum has been published in the following newspapers:

1. Free Press Gujarat (English Edition)
2. Lok Mitra (Gujarati Edition)

The Corrigendum is available on the Company's website at www.akashinfra.com

We request you to kindly take same on record.

Thanking You.

Yours faithfully,

For Akash Infra-Projects Limited

YOGINKU
MAR H
PATEL
Digitally signed by
YOGINKUMAR H
PATEL
Date: 2026.03.09
19:33:32 +05'30'

YOGINKUMAR PATEL

Managing Director

(DIN: 00463335)

Encl.: A/a

Editorial

Central grip

In one of the most insightful books I have read on reform-era China, How China Escaped the Poverty Trap, the political scientist, Wen Yuen Ang, vividly describes the centrality of local governments to China's economic rise. Beijing, she argues, played the role of "director not dictator", signalling priorities while creating conditions that allowed provincial and, more significantly, local governments to innovate, experiment and compete, even encouraging them to behave like venture capitalists or developers, not just bureaucracies. This is how cities like Shenzhen emerged as the hub of the manufacturing boom. China's economic strategy was not about centralised control. Rather it relied on what Ang calls "directed improvisation" where decentralised experimentation at the local level laid the foundation for achieving collective national goals. The contrast with India couldn't be starker. Historically, India's federal bargain has been remarkably comfortable with high levels of administrative and fiscal centralisation as successive national governments preferred to cast themselves in the role of 'dictators' rather than 'directors'. The tensions this created in Centre-state relations have long been part of the national debate. States routinely complained against the Central governments' penchant to squeeze states of fiscal resources while simultaneously encroaching on constitutionally-assigned responsibilities. It is hard to imagine, given his 'double engine', one nationalism' politics of the last decade, but Narendra Modi, as chief minister, had led the charge demanding that 50% of the divisible pool of taxes be devolved to states. Once in power at the Centre, his government has effectively used the constitutional provision of imposing cess and surcharge (which are not shareable with states) to ring fence resources for the Centre and undermine the states' fiscal autonomy. That said, India's federalism has produced some pockets of economic dynamism despite centralisation. As Dvesh Kapur and Arvind Subramanian note in their recent book, One-Sixth of Humanity: Independent India's Development Odyssey, one-third of India, chiefly southern and western states, grew faster than China in the last four decades.

How Pakistan's West Asia 'balancing act' turned into diplomatic clownery

"Life is a tragedy when seen in close-up but a comedy in long shot." Charlie Chaplin's quote has a lot of profundity to it. Applied to geopolitics, the line captures Pakistan's predicament during the recent confrontation in West Asia between the US-Israel and Iran with uncomfortable precision. At close range, the situation inside Pakistan has been undeniably tragic, as protests linked to the conflict turned deadly, leaving dozens of protestors dead and hundreds injured and exposing how quickly external crises can inflame domestic fault lines. For the affected families, this was another rude awakening to the true nature of their duplicitous state. Yet when viewed from a wider international lens, the tone shifts to be more comical.

AKASH INFRA-PROJECTS LIMITED

CIN: L45209GJ1999PLC036003
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Ph. No.: +91-79-23227006
Website: www.akashinfra.com, E-Mail: cs@akashinfra.com

SECOND CORRIGENDUM TO THE NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING SCHEDULED TO BE HELD ON MONDAY, 16TH MARCH, 2026 THROUGH VIDEO CONFERENCE / OTHER AUDIO-VISUAL MEANS AT 04.00 P.M. (IST).

We draw the attention of the shareholders of Akash Infra-Projects Limited ("The Company") to the fact that an Extra Ordinary General Meeting ("EGM") of the Shareholders of the Company is scheduled to be convened on Monday, March 16, 2026 at 04.00 P.M.(IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without the physical presence of Members, to transact the businesses as set out therein. The Notice of the EGM dated February 16, 2026, along with the Corrigendum dated March 03, 2026 ("First Corrigendum") was dispatched to the shareholders of the Company in due compliance with the provisions of the Companies Act, 2013 ("the Act"), and rules made thereunder, read with circulars issued by Ministry of Corporate Affairs and Securities Exchange Board of India (collectively referred to as "the Circulars"). Accordingly, this Second Corrigendum to the EGM Notice ("Corrigendum") has been issued and electronically dispatched on March 06, 2026 to the Members whose email addresses are registered with the Company and/or Depository Participant(s), providing further modifications and updates to the Explanatory Statement of Item No. 02 of the EGM Notice, in accordance with the provisions of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("CDR Regulations"), applicable provisions of the Act, the rules made thereunder, and the circulars issued by the MCA.

This Second Corrigendum shall form an integral part of the Notice of the EGM, and all concerned shareholders are requested to take note of the changes. Except as detailed in this Corrigendum, all other disclosures in the EGM Notice and first corrigendum shall remain unchanged.

Members are requested to kindly note that the Corrigendum shall be read in conjunction with the original EGM Notice while exercising their voting rights. The Corrigendum is available on the website of the National Stock Exchange of India Limited ("NSE") at www.nseindia.com and on the website of the Company at www.akashinfra.com and NSDL's website at www.evoting.nsdl.com. As Members are aware, the Company is providing remote e-voting facility to enable them to cast their votes on all resolutions proposed at the EGM. In order to facilitate informed decision-making, the updated factual position is being brought to the attention of the Members through this Corrigendum. Accordingly, Members are requested to cast their votes electronically during the e-voting period commencing on Friday, March 13, 2026 at 9:00 A.M. (IST) and ending on Sunday, March 15, 2026 at 05:00 P.M. (IST) through the e-voting services provided by NSDL.

For Akash Infra-Projects Limited
Date: 06-03-2026
Place: GANDHINAGAR
Chairman & Managing Director

SMFG India Home Finance Co. Ltd.
Corporate Off.: 503 & 504, 5th Floor, G-Block, Inspire BKC, BKC Main Road, Bandra Kurla Complex, Bandra, Mumbai - 400051.
Regd. Off.: Commerzone IT Park, Tower B, 1st Floor, No. 111, Mount Poonamallee Road, Porur, Chennai - 600116, TN.

DEMAND NOTICE
UNDER THE PROVISIONS OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 ("the Act") AND THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 ("the Rules")
The undersigned being the Authorized Officer of SMFG India Home Finance Co. Ltd. (hereinafter referred to as SMHFC) under the Act and in exercise of the powers conferred under Section 13 (12) of the Act read with Rule 3 issued Demand Notice(s) under Section 13(2) of the Act, calling upon the following borrower(s) to repay the amount mentioned in respective notice(s) within 60 days from the date of receipt of the said notice. The undersigned reasonably believes that borrower(s) is/are avoiding the service of the Demand Notice(s), therefore the service of notice is being effected by affixation and publication as per Rules. The contents of Demand Notice(s) are extracted herein below:

Table with columns: Sr. No., Loan Account No. & Name of the Borrower / Co-Borrowers Property Holders as the case may be, Description of Secured Assets / Mortgage Property, Date of Demand Notice U/s. 13 (2) & Total O/s.

The borrower(s) are hereby advised to comply with the Demand Notice(s) and to pay the demand amount mentioned therein and here in above within 60 days from the date of this publication together with applicable interest, additional interest, bounce charges, cost and expenses till the date of realization of payment. The borrower(s) may note that SMHFC is a secured creditor and the loan facility availed by the Borrower(s) is a secured debt against the immovable property/properties being the secured asset(s) mortgaged by the borrower(s). In the event borrower(s) are failed to discharge their liabilities in full within the stipulated time, SMHFC shall be entitled to exercise all the rights under section 13(4) of the Act to take possession of the secured asset(s) including but not limited to transfer the same by way of sale or by invoking any other remedy available under the Act and the Rules thereunder and realize payment. SMHFC is also empowered to ATTACH AND/OR SEAL the secured asset(s) before enforcing the right to sale or transfer. Subsequent to the Sale of the secured asset(s), SMHFC also has a right to initiate separate legal proceedings to recover the balance dues, in case the value of the mortgaged properties is insufficient to cover the dues payable to the SMHFC. This remedy is in addition and independent of all the other remedies available to SMHFC under any other law. The attention of the borrower(s) is invited to Section 13(8) of the Act, in respect of time available, to redeem the secured assets and further to Section 13(13) of the Act, whereby the borrower(s) are restrained/prohibited from disposing of or dealing with the secured asset(s) or transferring by way of sale, lease or otherwise (other than in the ordinary course of business) any of the secured asset(s), without prior written consent of SMHFC and non-compliance with the above is an offence punishable under Section 29 of the said Act. The copy of the Demand Notice is available with the undersigned and the borrower(s) may, if they so desire, can collect the same from the undersigned on any working day during normal office hours.

Place: Rajkot, Ahmedabad, Valsad, Gujarat
Date: 16.02.2026 / 25.02.2026 / 20.02.2026
Authorized Officer, SMFG INDIA HOME FINANCE CO. LTD.

PIRAMAL FINANCE LD.

CIN: L65910MH1984PLC032639
Registered Office: Unit No.-601, 6th Floor, Piramal Amli Building, Piramal Agastya Corporate Park, Kamani Junction, Opp. Fire Station, LBS Marg, Kurla (West), Mumbai-400070 - T +91 22 3802 4000
Branch Office: 208-212, 2nd Floor, Turquoise, Panchsheel Cross Road, C G Road, Ahmedabad-380009
Contact Person: 1.Dipesh Rathod-9687619755, 2. Dharmesh Varia-992527126, 3. Varun Kumar-8454422518

Table with columns: Loan Code No./Borrower(s)/Co-Borrower(s)/Guarantor(s), Demand Notice Date and Amount, Property Address, Reserve Price, Earnest Money Deposit (EMD) (10% of RP), Outstanding Amount (05-03-2026).

DATE OF E-AUCTION: 25-03-2026, FROM 11:00 A.M. TO 01:00 P.M. (WITH UNLIMITED EXTENSION OF 5 MINUTES EACH), LATEST DATE OF SUBMISSION OF BID: 24-03-2026, BEFORE 04:00 P.M.
For detailed terms and conditions of the Sale, please refer to the Terms and Conditions of Sale available at www.auction.piramal.com
STATUTORY 15 DAYS SALE NOTICE UNDER SARFAESI ACT TO THE BORROWER/GUARANTOR /MORTGAGOR
The above-mentioned Borrower/Guarantor are hereby notified to pay the sum as mentioned in section 13(2) notice in full with accrued interest till date before the date of auction, failing which property will be auctioned and balance dues if any will be recovered with interest and cost from borrower/guarantor.
The Borrowers attention is drawn towards sub-section 8 of section 13, of the act, in respect of time available, to redeem the secured asset.
Borrowers in particular and public in general may please take note, that in case the auction scheduled herein fails for any reason whatsoever then the secured creditor may enforce its security by the way of private treaty.
Date: March 08, 2026, Place: Gujarat
Sd/- (Authorised Officer), Piramal Finance Limited

