

17th October 2025

Department of Corporate Services
BSE Limited
1st floor, New Trading Ring
Rotunda Building, P J Towers
Dalal Street, Fort
Mumbai - 400 001
Scrip Code: 500710

The Listing Department
National Stock Exchange of India Ltd.
Exchange Plaza, 5th floor,
Bandra-Kurla Complex
Bandra (E)
Mumbai – 400051
Symbol: AKZOINDIA

Dear Sir/Madam,

Sub: *Submission of recommendation of Committee of Independent Directors (“IDC”) and Newspaper publication in this regard*

Ref.: *Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011*

Pursuant to Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (“**SEBI Takeover Regulations**”), as amended and in force for the time being, please find enclosed herewith the recommendation of the Committee of Independent Directors (“**IDC**”) of Akzo Nobel India Limited (“**the Target Company**”), as approved at its meeting held on 15th October 2025, on the Open Offer made by JSW Paints Limited (“**Acquirer**”) together with JTPM Metal Traders Limited (“**PAC 1**”) and JSW EduInfra Private Limited (“**PAC 2**”) (PAC 1 and PAC 2, collectively “**PACs**”), in their capacity as persons acting in concert with the Acquirer for the purpose of the Open Offer for acquisition of up to 1,18,40,482 (one crore eighteen lakhs forty thousand four hundred and eighty two) fully paid-up equity shares of face value of INR 10/- (Indian Rupees Ten only) each (“**Equity Shares**”) from the Public Shareholders of the Target Company, representing 26.00% (twenty-six per cent) of the Voting Share Capital (as defined in the Offer Documents) at a price of INR 3,231.77 (Indian Rupees Three Thousand Two Hundred and Thirty One point Seven Seven only) per Equity Share (the “**Offer Price**”), aggregating to total consideration of INR 2997,11,18,266.54 (Indian Rupees Two Thousand Nine Hundred Ninety Seven Crores Eleven Lakhs Eighteen Thousand Two Hundred and Sixty Six point Five Four only) payable in cash.

The recommendation given by the IDC of the Target Company to the Public Shareholders has been published today i.e. 17th October 2025, in the following newspapers. Copies of such publication are also attached.

Newspapers	Language	Edition
Financial Express	English	All editions
Jansatta	Hindi	All editions
Dainik Statesman	Bengali	Kolkata
Navshakti	Marathi	Mumbai

We are also sending copies of the said newspaper publications to the Securities and Exchange Board of India as well as Morgan Stanley India Company Private Limited (Manager to the Open Offer), as required under the SEBI Takeover Regulations.

The above information is also available on the website of the Company and can be accessed at: <https://akzonobel.co.in/investors.php#presentation>

We request you to kindly take the same on record.

Thanking you,

Yours truly,
For Akzo Nobel India Limited

Rajiv L Jha
Company Secretary & Compliance Officer

Encl: as above

RECOMMENDATIONS OF THE COMMITTEE OF INDEPENDENT DIRECTORS (IDC) OF AKZO NOBEL INDIA LIMITED (TARGET COMPANY) ON THE OPEN OFFER MADE BY JSW PAINTS LIMITED (ACQUIRER) TOGETHER WITH JTPM METAL TRADERS PRIVATE LIMITED AND JSW EDUINFRA PRIVATE LIMITED (PERSONS ACTING IN CONCERT WITH THE ACQUIRER) TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY UNDER REGULATION 26(7) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011 (SEBI (SAST) REGULATIONS) AND SUBSEQUENT AMENDMENTS THERETO

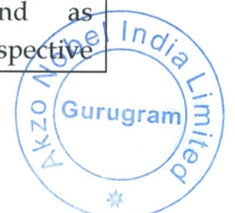
1.	Date	October 16, 2025
2.	Name of the Target Company	Akzo Nobel India Limited
3.	Details of the Offer pertaining to Target Company	<p>Open Offer for acquisition in terms of Regulation 3(1) and 4 of the SEBI (SAST) Regulations of up to 1,18,40,482 (one crore eighteen lakh forty thousand four hundred and eighty two)* fully paid-up equity shares of face value of Rs.10 (Rupees Ten Only) each from the Public Shareholders of the Target Company, representing up to 26% (twenty-six per cent.) of the Voting Share Capital of the Target Company at a price of Rs.3,231.77 (Rupees Three Thousand, Two Hundred and Thirty-one and paise seventy-seven only) per equity share, subject to adjustments in accordance with Regulation 8(9) of the SEBI (SAST) Regulations ("<i>Offer Price</i>"), aggregating to total consideration of up to Rs.2997,11,18,266.54 (Indian Rupees Two Thousand Nine Hundred Ninety Seven Crore Eleven Lakh Eighteen Thousand Two Hundred and Sixty Six point Five Four only)* (assuming full acceptance and undertaking proportionate reduction under Regulation 7(4) of the SEBI (SAST) Regulations, subject to the terms and conditions mentioned in the Offer Documents (<i>as defined hereinafter</i>) in terms of the SEBI (SAST) Regulations), payable in cash.</p> <p><i>*The Open Offer size is subject to a proportionate reduction in accordance with the first proviso to Regulation 7(4) of the SEBI (SAST) Regulations, such that the resulting shareholding of the Acquirer and the PACs on completion of the Open Offer and the Underlying Transaction does not exceed 75% of the Voting Share Capital. As an illustration, if the number of equity shares tendered by the public</i></p>

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Golf Course Extension Road, Sector- 58
Gurugram – 122 011, Haryana, India

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www.akzonobel.co.in



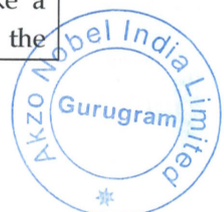
		shareholders is equal to or more than 1,18,40,482 equity shares (26% of the Voting Share Capital), then the maximum Open Offer size would be proportionately reduced to 92,73,902 equity shares (~20.36% of the Voting Share Capital) and the shares to be acquired from the Sellers would be proportionately reduced to 2,48,81,333 equity shares (~54.64% of the Voting Share Capital).
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: JSW Paints Limited Persons Acting in Concert (PACs): JTPM Metal Traders Private Limited (<i>PAC-1</i>) and JSW EduInfra Private Limited (<i>PAC-2</i>)
5.	Name of the Manager to the offer	Morgan Stanley India Company Private Limited Altimus, Level 39 & 40 Pandurang Budhkar Marg, Worli, Mumbai 400 018 Tel: +91 22 6118 1000 Fax: +91 22 6118 1011 Website: www.morganstanley.com/india Contact person: Mr. Param Purohit Email: akzonobelindia_open_offer@morganstanley.com SEBI Registration Number: INM000011203
6.	Members of the Committee of Independent Directors (to indicate the chairperson of the Committee separately)	Members of the Committee of Independent Directors (" <i>IDC</i> "): <ul style="list-style-type: none"> a. Mr. Hemant Sahai - Chairman b. Ms. Namrata Kaul - Member c. Mr. Anil Chaudhry - Member
7.	IDC Member's relationship with the Target Company (Director, equity shares owned, any other contract / relationship), if any	The members of the IDC are the Non-Executive Independent Directors of the Target Company. The members of IDC do not hold any equity shares/ other securities in the Target Company. Further, the members of IDC have not entered into any other contract with the Target Company or have any other relationship(s) with the Target Company, except being the Independent Directors of the Target Company for which they receive sitting fees and annual commission (subject to Board's approval) from the Target Company. Apart from being the Independent Directors on Board of the Target Company and as member(s)/ chairperson(s) of the respective



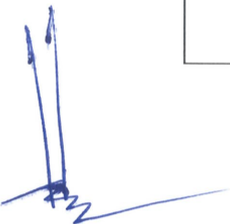
		committee(s) of Board of the Target Company, they are not related to the Target Company in any manner.
8.	Trading in the Equity shares/ other securities of the Target Company by IDC Members	The members of IDC have not held and do not hold any equity shares/ other securities of the Target Company and accordingly have not traded in the equity shares/ other securities of the Target Company.
9.	IDC Member's relationship with the acquirer (Director, equity shares owned, any other contract / relationship), if any	None of the members of the IDC: a. are directors of the Acquirer or Companies acting as Persons Acting in Concert; b. hold any equity shares/ other securities of the Acquirer Company and/or the Companies acting as Persons Acting in Concert; and c. have any contract/ relationship with the Acquirer and/or the Persons Acting in Concert.
10.	Trading in the Equity shares/ other securities of the acquirer by IDC Members	Not Applicable since the Acquirer is an un-listed company. It is further clarified that the members of IDC have not held any equity shares/other securities of the Acquirer and/or the Persons Acting in Concert and accordingly have not transferred any equity shares/other securities of the Acquirer and/or Persons Acting in Concert.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC has perused the Public Announcement (dated June 27, 2025), Detailed Public Statement (dated July 04, 2025), Draft Letter of Offer (dated July 11, 2025), and Letter of Offer (dated October 14, 2025), and other related documents as released and published by Morgan Stanley India Company Private Limited (as the Manager to the Offer) on behalf of the Acquirer and the Target Company (including disclosures to the Stock Exchanges), collectively referred to as the " <i>Offer Documents</i> ". Based on review of the Offer Documents, the IDC believes that the Offer Price of Rs.3,231.77 (Rupees three thousand, two hundred and thirty-one and paise seventy-seven only) per equity share of the Target Company is in accordance with applicable provisions of SEBI (SAST) Regulations and appears to be fair and reasonable.



		<p>At the close of trading hours on October 15, 2025, the market price of the equity shares of the Target Company, as traded on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") was Rs. 3392.30 (Rupees Three Thousand Three Hundred Ninety Two and Paise Thirty only) at NSE and Rs. 3385.30 (Rupees Three Thousand Three Hundred Eighty Five and Paise Thirty only) at BSE.</p> <p>The shareholders of the Target Company are, accordingly, advised to independently evaluate the Open Offer, including the Offer Price, and market performance of the Target Company Scrip and take their own/independent informed decision about tendering or not tendering the equity shares held by them in the Target Company under the Open Offer. The shareholders of the Target Company are also advised to seek their own expert tax opinion independently, at their sole costs, before taking their decision in this respect.</p> <p>Further, the IDC members confirm that the Target Company has not received any complaints from the shareholders regarding the Open Offer process, Offer Price or method of arriving at the Offer Price.</p>
12.	<p>Summary of reasons for recommendation</p> <p><i>(IDC may also invite attention to any other place, e.g. company's website, where its detailed recommendations along with written advice of the independent adviser, if any can be seen by the shareholder)</i></p>	<p>The equity shares of the Target Company are listed on both the BSE and NSE and are frequently traded as per clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations.</p> <p>Reference disclosure under Serial No. 11, as mentioned above in this table, the IDC is of the opinion that the Open Offer Price of Rs.3,231.77 (Rupees Three Thousand, Two Hundred and Thirty-one and paise seventy-seven only)** per equity share, appears to be fair and reasonable since the Open Offer price is in accordance with Regulation 8 of SEBI (SAST) Regulations and the same is being the highest price as per the following parameters:</p> <p>a) the highest negotiated price per equity share of the target company for any acquisition under the agreement attracting the obligation to make a public announcement of an open offer i.e. the</p>



	<p>price per equity share under the SPA: <u>Rs.2,762.05 per equity share</u></p> <p>b) the volume-weighted average price per equity share paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the fifty-two weeks immediately preceding the date of the public announcement: <u>Not Applicable</u></p> <p>c) the highest price paid or payable per equity share for any acquisition, whether by the acquirer or by any person acting in concert with him, during the twenty-six weeks immediately preceding the date of the public announcement: <u>Not Applicable</u></p> <p>d) the volume-weighted average market price per equity share for a period of sixty trading days immediately preceding the date of the public announcement, as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period i.e. NSE, provided such shares are frequently traded and after having subjected to permissible adjustments as per SEBI (SAST) Regulations: <u>Rs.3,231.77</u> (Rupees Three Thousand, Two Hundred and Thirty-one and paise seventy-seven only) <u>per equity share**</u></p> <p><i>** after providing for permissible adjustments (of the aggregate dividend of Rs.186# per equity share paid by the Company during FY 2025-26) to the Original Offer Price of Rs.3,417.77 per equity share. This adjustment is in compliance with SEBI (SAST) Regulations.</i></p> <p><i>#Final dividend of Rs. 30/- (Rupees Thirty per share) as declared on May 14, 2025], and an interim dividend of Rs. 156/- (One Hundred Fifty Six only) per share as declared on August 04, 2025.</i></p> <p>This is an Open Offer for acquisition of publicly held equity shares of the Target Company. The public shareholders of the Target Company have an option to tender the shares held by them or remain invested</p>
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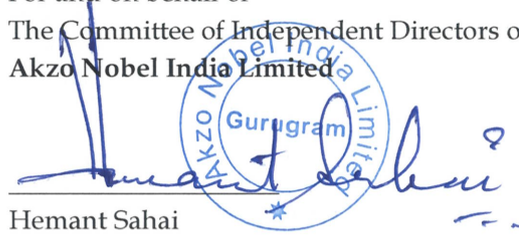


		in the Target Company. This statement of recommendation will also be available at the website of Akzo Nobel India Limited: https://akzonobel.co.in/investors.php#presentation
13.	Disclosure of the voting pattern	These recommendations were unanimously approved by the members of the IDC, all of whom were present at its meeting held on October 15, 2025.
14.	Details of Independent Advisors	Rajani Associates, Advocates & Solicitors (legal advisor).
15.	Any other matter(s) to be highlighted	The Open Offer is being made pursuant to execution of a Share Purchase Agreement between the promoters of the Target Company (Sellers) and JSW Paints Limited (Purchaser) for the proposed acquisition of upto 74.76% of the voting share capital of the Target Company - being the entire shareholding of the aforesaid promoters of the Target Company i.e., Imperial Chemical Industries Limited, and Akzo Nobel Coatings International B.V. The detailed terms and conditions, process, etc. are as per the Letter of Offer dated October 14, 2025.

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, 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.

Any capitalized terms used but not defined herein shall have the same meaning as assigned to such term(s) in the Offer Documents.

For and on behalf of
The Committee of Independent Directors of
Akzo Nobel India Limited



Hemant Sahai
Chairman - Committee of Independent Directors (IDC)
DIN - 00088238

Place: Gurugram

Date: October 16, 2025

AkzoNobel Akzo Nobel India Limited

CIN : L24292WB1954PLC021516
Registered Office: 801A, South City Business Park, 770, Anandapur, Eastern Metropolitan Bypass,
Near Fortis Hospital, Kolkata – 700 107 Tel. No. 033 2226 7462 Fax No. 033 2227 7925
Email: investor.india@akzonobel.com Website: www.akzonobel.co.in

RECOMMENDATIONS OF THE COMMITTEE OF INDEPENDENT DIRECTORS (IDC) OF AKZO NOBEL INDIA LIMITED (TARGET COMPANY) ON THE OPEN OFFER MADE BY JSW PAINTS LIMITED (ACQUIRER) TOGETHER WITH JTPM METAL TRADERS PRIVATE LIMITED AND JSW EDUINFRA PRIVATE LIMITED (PERSONS ACTING IN CONCERT WITH THE ACQUIRER) TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY UNDER REGULATION 26(7) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011 (SEBI (SAST) REGULATIONS) AND SUBSEQUENT AMENDMENTS THERETO

1.	Date	October 16, 2025
2.	Name of the Target Company	Akzo Nobel India Limited
3.	Details of the Offer pertaining to Target Company	Open Offer for acquisition in terms of Regulation 3(1) and 4 of the SEBI (SAST) Regulations of up to 1,18,40,482 (one crore eighteen lakh forty thousand four hundred and eighty two)* fully paid-up equity shares of face value of Rs. 10 (Rupees Ten Only) each from the Public Shareholders of the Target Company, representing up to 26% (twenty-six per cent.) of the Voting Share Capital of the Target Company at a price of Rs. 3,231.77 (Rupees Three Thousand, Two Hundred and Thirty-one and paise seventy-seven only) per equity share, subject to adjustments in accordance with Regulation 8(9) of the SEBI (SAST) Regulations ("Offer Price"), aggregating to total consideration of up to Rs. 2997,11,18,266.54 (Indian Rupees Two Thousand Nine Hundred Ninety Seven Crore Eleven Lakh Eighteen Thousand Two Hundred and Sixty Six point Five Four only) (assuming full acceptance and undertaking proportionate reduction under Regulation 7(4) of the SEBI (SAST) Regulations, subject to the terms and conditions mentioned in the Offer Documents (as defined hereinafter) in terms of the SEBI (SAST) Regulations, payable in cash. <i>*The Open Offer size is subject to a proportionate reduction in accordance with the first proviso to Regulation 7(4) of the SEBI (SAST) Regulations, such that the resulting shareholding of the Acquirer and the PACs on completion of the Open Offer and the Underlying Transaction does not exceed 75% of the Voting Share Capital. As an illustration, if the number of equity shares tendered by the public shareholders is equal to or more than 1,18,40,482 equity shares (26% of the Voting Share Capital), then the maximum Open Offer size would be proportionately reduced to 92,73,902 equity shares (~20.36% of the Voting Share Capital) and the shares to be acquired from the Sellers would be proportionately reduced to 2,48,81,333 equity shares (~54.64% of the Voting Share Capital).</i>
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: JSW Paints Limited Persons Acting in Concert (PACs): JTPM Metal Traders Private Limited (PAC-1) and JSW EduInfra Private Limited (PAC-2)
5.	Name of the Manager to the offer	Morgan Stanley India Company Private Limited Altimus, Level 39 & 40 Pandurang Budhkar Marg, Worli, Mumbai 400 018, Tel: +91 22 6118 1000 Fax: +91 22 6118 1011 Website: www.morganstanley.com/india Contact person: Mr. Param Purohit Email: akzonobelindia_open_offer@morganstanley.com SEBI Registration Number: INM00011203
6.	Members of the Committee of Independent Directors ("IDC"):	Members of the Committee of Independent Directors ("IDC"): a. Mr. Hemant Sahai – Chairman b. Ms. Namrata Kaul – Member c. Mr. Anil Chaudhry – Member
7.	IDC Member's relationship with the Target Company (Director, equity shares owned, any other contract / relationship), if any	The members of the IDC are the Non-Executive Independent Directors of the Target Company. The members of IDC do not hold any equity shares/ other securities in the Target Company. Further, the members of IDC have not entered into any other contract with the Target Company or have any other relationship(s) with the Target Company, except being the Independent Directors of the Target Company for which they receive sitting fees and annual commission (subject to Board's approval) from the Target Company. Apart from being the Independent Directors on Board of the Target Company and as member(s)/chairperson(s) of the respective committee(s) of Board of the Target Company, they are not related to the Target Company in any manner.
8.	Trading in the Equity shares/ other securities of the Target Company by IDC Members	The members of IDC have not held and do not hold any equity shares/ other securities of the Target Company and accordingly have not traded in the equity shares/ other securities of the Target Company.
9.	IDC Member's relationship with the acquirer (Director, equity shares owned, any other contract / relationship), if any	None of the members of the IDC: a. are directors of the Acquirer or Companies acting as Persons Acting in Concert; b. hold any equity shares/ other securities of the Acquirer Company and/or the Companies acting as Persons Acting in Concert; and c. have any contract/ relationship with the Acquirer and/or the Persons Acting in Concert.
10.	Trading in the Equity shares/ other securities of the acquirer by IDC Members	Not Applicable since the Acquirer is an un-listed company. It is further clarified that the members of IDC have not held any equity shares/other securities of the Acquirer and/or the Persons Acting in Concert and accordingly have not transferred any equity shares/other securities of the Acquirer and/or Persons Acting in Concert.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC has perused the Public Announcement (dated June 27, 2025), Detailed Public Statement (dated July 04, 2025), Draft Letter of Offer (dated July 11, 2025), and Letter of Offer (dated October 14, 2025), and other related documents as released and published by Morgan Stanley India Company Private Limited (as the Manager to the Offer) on behalf of the Acquirer and the Target Company (including disclosures to the Stock Exchanges), collectively referred to as the "Offer Documents". Based on review of the Offer Documents, the IDC believes that the Offer Price of Rs.3,231.77 (Rupees three thousand, two hundred and thirty-one and paise seventy-seven only) per equity share of the Target Company is in accordance with applicable provisions of SEBI (SAST) Regulations and appears to be fair and reasonable. At the close of trading hours on October 15, 2025, the market price of the equity shares of the Target Company, as traded on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") was Rs. 3392.30 (Rupees Three Thousand Three Hundred Ninety Two and Paise Thirty only) at NSE and Rs. 3385.30 (Rupees Three Thousand Three Hundred Eighty Five and Paise Thirty only) at BSE. The shareholders of the Target Company are, accordingly, advised to independently evaluate the Open Offer, including the Offer Price, and market performance of the Target Company Scrip and take their own/independent informed decision about tendering or not tendering the equity shares held by them in the Target Company under the Open Offer. The shareholders of the Target Company are also advised to seek their own expert tax opinion independently, at their sole costs, before taking their decision in this respect. Further, the IDC members confirm that the Target Company has not received any complaints from the shareholders regarding the Open Offer process, Offer Price or method of arriving at the Offer Price.
12.	Summary of reasons for recommendation (IDC may also invite attention to any other place, e.g. company's website, where its detailed recommendations along with written advice of the independent adviser, if any can be seen by the shareholder)	The equity shares of the Target Company are listed on both the BSE and NSE and are frequently traded as per clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations. Reference disclosure under Serial No. 11, as mentioned above in this table, the IDC is of the opinion that the Open Offer Price of Rs.3,231.77 (Rupees Three Thousand, Two Hundred and Thirty-one and paise seventy-seven only)** per equity share, appears to be fair and reasonable since the Open Offer price is in accordance with Regulation 8 of SEBI (SAST) Regulations and the same is being the highest price as per the following parameters: a) the highest negotiated price per equity share of the target company for any acquisition under the agreement attracting the obligation to make a public announcement of an open offer i.e. the price per equity share under the SPA: Rs. 2,762.05 per equity share b) the volume-weighted average price per equity share paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the fifty-two weeks immediately preceding the date of the public announcement: Not Applicable c) the highest price paid or payable per equity share for any acquisition, whether by the acquirer or by any person acting in concert with him, during the twenty-six weeks immediately preceding the date of the public announcement: Not Applicable d) the volume-weighted average market price per equity share for a period of sixty trading days immediately preceding the date of the public announcement, as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period i.e. NSE, provided such shares are frequently traded and after having subjected to permissible adjustments as per SEBI (SAST) Regulations: Rs. 3,231.77 (Rupees Three Thousand, Two Hundred and Thirty-one and paise seventy-seven only) per equity share** <i>** after providing for permissible adjustments (of the aggregate dividend of Rs. 186# per equity share paid by the Company during FY 2025-26) to the Original Offer Price of Rs. 3,417.77 per equity share. This adjustment is in compliance with SEBI (SAST) Regulations. #Final dividend of Rs. 30/- (Rupees Thirty per share) as declared on May 14, 2025, and an interim dividend of Rs. 156/- (One Hundred Fifty Six only) per share as declared on August 04, 2025.</i> This is an Open Offer for acquisition of publicly held equity shares of the Target Company. The public shareholders of the Target Company have an option to tender the shares held by them or remain invested in the Target Company. This statement of recommendation will also be available at the website of Akzo Nobel India Limited: https://akzonobel.co.in/investors.php#presentation
13.	Disclosure of the voting pattern	These recommendations were unanimously approved by the members of the IDC, all of whom were present at its meeting held on October 15, 2025.
14.	Details of Independent Advisors	Rajani Associates, Advocates & Solicitors (legal advisor).
15.	Any other matter(s) to be highlighted	The Open Offer is being made pursuant to execution of a Share Purchase Agreement between the promoters of the Target Company (Sellers) and JSW Paints Limited (Purchaser) for the proposed acquisition of upto 74.76% of the voting share capital of the Target Company – being the entire shareholding of the aforesaid promoters of the Target Company i.e., Imperial Chemical Industries Limited, and Akzo Nobel Coatings International B.V. The detailed terms and conditions, process, etc. are as per the Letter of Offer dated October 14, 2025.
To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, 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. Any capitalized terms used but not defined herein shall have the same meaning as assigned to such term(s) in the Offer Documents.		
For and on behalf of The Committee of Independent Directors of Akzo Nobel India Limited Sd/- Hemant Sahai Chairman - Committee of Independent Directors (IDC) DIN-00088238		
Place: Gurugram Date: October 16, 2025		

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



LKP FINANCE LIMITED

Corporate Identity Number: L65990MH1984PLC032831

Our Company was originally incorporated in the name and style of 'Elkaypee Merchant Financing Private Limited' on May 5, 1984 by the Registrar of Companies, Bombay (ROC) under the provisions of Companies Act, 1956. Subsequently, the name of the Company was changed to 'LKP Merchant Financing Private Limited' and a fresh Certificate of Incorporation was issued on February 13, 1986 by the ROC. Pursuant to conversion of status of the Company to a public limited company, the Company's name was changed to LKP Merchant Financing Limited on February 13, 1986. Subsequently, Company's name was further changed to LKP Finance Limited and a fresh Certificate of Incorporation was issued by the ROC on August 27, 2008. For details of changes in name and registered office of our Company, see "General Information" on page 36 of the Letter of Offer.

Registered Office: 203, Embassy Centre, Nariman Point, Mumbai 400 021, Maharashtra, India;
Tel: +91 22 40024785 / 40024786 **Fax:** +91 22 22874787
Corporate Office: 201, 2nd Floor, Best Sky Tower, Netaji Subhash Place, Pitampura, New Delhi 110 034, India;
Tel: +91 11 43094300

Contact Person: Ruby Chauhan, Company Secretary & Compliance Officer
Email: lkpfinanceid@gmail.com **Website:** www.lkpfinance.com

OUR PROMOTERS: HINDON MERCANTILE LIMITED AND KAPIL GARG

ISSUE OF UP TO 27,93,027 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 450 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 440 PER RIGHTS EQUITY SHARE) AGGREGATING UP TO ₹ 12568.62 LAKHS* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 6 (SIX) RIGHTS EQUITY SHARES FOR EVERY 27 (TWENTY - SEVEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON THURSDAY, SEPTEMBER 11, 2025 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE NO. 67 OF THE LETTER OF OFFER
**Assuming full subscription with respect to Rights Equity Shares*

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, September 18, 2025. Out of the total 802 Applications for 48,19,441 Rights Equity Shares, 157 Applications for 1,33,736 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 645 for 47,67,387 Rights Equity Shares, which was 170.69% of the number of Rights Issue Size under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on October 10, 2025 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, and the Registrar to the Issue, the Rights Issue Committee of the Company on October 11, 2025 has approved the allotment of 27,93,027 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment. The promoters have renounced their entitlement in favour of specific investors. There were 19 Specific Investors whom had filed applications for subscription aggregating to 24,92,309 shares.

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below:

Category	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	611	4326077	1946734650	14	96006	6445800	597	4311753	1940288850
Fraction	0	0	0	0	0	0	0	0	0
Renounees	191	493364	222013800	143	37730	16978500	48	455634	205035300
Total	802	4819441	2168748450	157	133736	23424300	645	4767387	2145324150

2. Summary of Allotment in various categories is as under:

Category	Number of Allottees	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders	597	1958753	797224	2755977
Renounees	48	37050	0	37050
Total	645	1995803	797224	2793027

3. Promoter Holding: The Promoter shareholding as on record date (i.e. Thursday, September 11, 2025) was 61.21% (i.e. 7693380 Equity Shares) and it will be 50.08% (i.e. 7693380 Equity Shares) after the allotment date. The details are as under:

Sl. No.	Name of the Promoter	Shares held as on the Record Date	RE allotted	Renounced to Specific Investors	RE Applied	Additional Shares Applied	Total Shares Applied	Total Shares Allotted
1	Hindon Mercantile Limited	7676655	1705923	1705923	0	0	0	0
2	Kapil Garg	16725	3,716	3,716	0	0	0	0
	Total	7693380	1709639	1709639	0	0	0	0

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on October 16, 2025. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on October 13, 2025 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to Axis Bank Limited, the Banker to the Issue, on October 13, 2025. The listing application was filed with BSE on October 13, 2025. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on October 15, 2025. For further details, see "Terms of the Issue – Allotment Advice or Refund/Unblocking of ASBA accounts" on page 89 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 17, 2025. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on October 14, 2025.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZATION FORM.

DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations. The Letter of Offer has been submitted to SEBI for information purposes only.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, 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 BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 63 of the Letter of Offer.

"BSE Limited (the Exchange)" has given vide its letter dated August 26, 2025, permission to this Company to use the Exchange's name in this Letter of Offer as the stock exchange on which this Company's securities are proposed to be listed. The Exchange has scrutinized this letter of offer for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Company. The Exchange does not in any manner:

- Warrant, certify or endorse the correctness or completeness of any of the contents of this letter of offer; or
- Warrant that this Company's securities will be listed or will continue to be listed on the Exchange; or
- Take any responsibility for the financial or other soundness of this Company, its promoters, its management or any scheme or project of this Company; and it should not for any reason be deemed or construed that this letter of offer has been cleared or approved by the Exchange. Every person who desires to apply for or otherwise acquires any securities of this Company may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or for any other reason whatsoever

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

<p>ADROIT CORPORATE SERVICES PRIVATE LIMITED 18-20, Jaferbhoy Industrial Estate, Makvana Road, Marol Naka, Andheri (East), Mumbai 400 059, Maharashtra India Telephone: +91 22 42270400 ; Contact Person: Mr. Sandeep Shinde Email: sandeeps@adroitcorporate.com ; Website: www.adroitcorporate.com ; Investor Grievance ID: info@adroitcorporate.com SEBI Registration No.: INR000002227</p>	<p>RUBY CHAUHAN COMPANY SECRETARY & COMPLIANCE OFFICER Registered Office: 203, Embassy Centre, Nariman Point, Mumbai 400 021, Maharashtra, India; Tel: +91 22 40024785 / 40024786 Fax: +91 22 22874787 Corporate Office: 201, 2nd Floor, Best Sky Tower, Netaji Subhash Place, Pitampura, New Delhi 110 034, India; Tel: +91 11 43094300 Email: lkpfinanceid@gmail.com Website: www.lkpfinance.com Corporate Identification Number: L65990MH1984PLC032831</p>
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Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, 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, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 67 of the Letter of Offer.

<p>Place: Mumbai Date: 16/10/2025</p>	<p>For LKP FINANCE LIMITED Sd/- Ruby Chauhan Company Secretary & Compliance Officer</p>
<p>Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and BSE. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the company at www.lkpfinance.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.</p>	

THE BIGGEST CAPITAL ONE CAN POSSESS

KNOWLEDGE

फॉर्म संख्या 3 (विद्यमान-13) (ए) देखी
ऋण वसूली न्यायाधिकरण चंडीगढ़ (डीआरटी 2)
 पता नर एअरवेज 83-34-35 लेवेल-17 ए चंडीगढ़
 (लैटरी और वीपी नॉटिस पर भी अधिकाधिक स्वयं आवेदित)

मागला संख्या: ओए/849/2025
ऋण वसूली न्यायाधिकरण (प्रक्रिया) नियम, 1993 के नियम 5 के उप-नियम (2ए) के साथ पठित अधिनियम की धारा 19 की उप-धारा (4) के तहत समन।

प्रदर्श संख्या: 28022
 पंजाब नेशनल बैंक
 नाम
 जसवीर सिंह (उधारकर्ता)

सेवा में
 (1) प्रतियादी सं 1 - श्री जसवीर सिंह (उधारकर्ता), निवास स्थान: गांव किशुपुर पवतल हरियाणा, प्रतियादी...

समन
 वृत्ति: ओए/849/2025 को 08/10/2025 को माननीय पीठासीन अधिकारी/रजिस्ट्रार के साथ स्वीकृत किया गया था।

वृत्ति यह माननीय न्यायाधिकरण आपके खिलाफ रु. 2688266.90/- के ऋण की वसूली के लिए अधिनियम की धारा 19(4) के तहत दायर उक्त आवेदन (ओए) पर समन/नोटिस जारी करने में प्रयत्न है। (दस्तावेजों आदि की प्रतियों सहित आवेदन संलग्न है।)

अधिनियम की धारा 19 की उप-धारा (4) के अनुसार, आप प्रतियादीयों को निम्नानुसार निर्देशित किया जाता है:

(i) समन की सेवा के तौर दिनों के भीतर कारण बताएं कि की गई प्रार्थना पर राहत क्यों न दी जाए, (ii) आवेदक द्वारा मूल आवेदन के क्रमांक उक्त के अंतर्गत निर्दिष्ट संघियों और परिसंपत्तियों के अलावा अन्य संघियों या परिसंपत्तियों के विवरण का खुलासा करना,

(iii) संघियों की कुर्की के लिए आवेदन की सुनवाई और निपटारा लंबित रहने तक आपको मूल आवेदन, दन के क्रमांक उक्त के अंतर्गत प्रकृत की गई सुरक्षित संघियों या ऐसी अन्य संघियों और परिसंपत्तियों के साथ व्यवहार करने या उनका निपटारा करने से रोका जाता है।

(iv) आप टिप्पणियों की पूर्ण स्वीकृति के बिना मूल आवेदन के क्रमांक उक्त के अंतर्गत निर्दिष्ट या प्रकृत की गई किसी भी संघित, जिस पर सुरक्षा हित चुनिष्ठ किया गया है और/या अन्य संघितों और परिसंपत्तियों को, अपने व्यवसाय के सामान्य क्रम को छोड़कर, बिना, पड़े या अन्याय तरीके से हस्तांतरित नहीं करेंगे,

(v) आप सामान्य व्यवसाय के क्रम में सुरक्षित संघितों या अन्य संघितों और परिसंपत्तियों की बिना से प्राप्त किसी आग हिसाब रखने के लिए उत्तरदायी होंगे और ऐसी किसी आग को ऐसी संघितों पर सुरक्षा हित रखने वाले बैंक या वित्तीय संस्थानों के साथ बनाए गए खाते में उभार करेंगे।

आपको लिखित बयान दाखिल करने तथा उसकी एक प्रति आवेदक को उपलब्ध कराने का भी निर्देश दिया जाता है तथा 04.12.2025 को प्रातः 10.30 बजे रजिस्ट्रार के समक्ष उपस्थित होने का निर्देश दिया जाता है। ऐसा न करने पर आवेदन पर आपकी अनुपस्थिति में सुनवाई की जाएगी तथा निर्णय लिया जाएगा।

इस दिनांक 09.10.2025 को मेरे हस्ताक्षर तथा इस न्यायाधिकरण की मुहर के साथ दिया गया।
 समन जारी करने के लिए प्राधिकृत अधिकारी के हस्ताक्षर

राजस्थान सरकार
 कार्यालय अधिशाषी अभियन्ता, चिकित्सा एवं स्वास्थ्य विभाग, खण्ड चूरु
 ई-44 अग्रसेन नगर चूरु, E-mail: ecmhchuru@yahoo.com, फोन नं. 01562-254670

क्रमांक:प.01()/चि.स्वा. खण्ड-चूरु/2025-26/610 दिनांक : 09.10.2025

निविदा सूचना संख्या: 12/2025-26
 चिकित्सा एवं स्वास्थ्य विभाग, खण्ड चूरु के अंतर्गत जिला चूरु के उक्त अस्पताल राजगढ़ में फायर सिस्टम, लिफ्ट एवं एयर कंडिशनिंग एवं सामुदायिक स्नान, केन्ट्री पर आगकाल विभूतिकरण कार्य एवं निवृत्त कार्य राशि रु. 243.11 लाख तक के कार्य के लिए निविदा से सम्बन्धित विवरण DIPR की वेब साईट www.dipronline.org <http://sppp.raj.nic.in> पर देखा जा सकता है।

UBN No. 1.NRH2526WOSB01184
 इस्ता./- अधिशाषी अभियन्ता चिकित्सा एवं स्वास्थ्य खण्ड चूरु
 DIPR/CO/15199/2025

Criminal Courts, Jalandhar
 In the court of Ms. Renuka Kaira judicial magistrate First Class-18, Jalandhar Next date: 31-10-2025 next date, purpose of case, orders and judgments as well as other case information is available on <http://ecourts.gov.in> case no: NACT/5285/2024 Nitush Footwear Vs. Sparrow Enterprise police station/FIR no. division/6/138, of negotiable instruments act detail of offence- proclamation requiring the appearance of a person accused CNR No. PBLJ03-022372-2024 Notice To: Sparrow Enterprise First Floor, Shop No. 19 Vijay Plaza Complex, Opposite abbad Dairy Kankarkya, ahmedabad, gujarat 380022 through its proprietor/karta uday b chauhan

Criminal Courts, Jalandhar
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Whereas complaint/ case has been made before me that sparrow enterprise first floor, shop no. 19 vijay plaza complex, opposite abbad dairy kankarkya ahmedabad, gujarat 380022 through its proprietor /karta uday b chauhan has committed (or is suspected to have committed) the offence punishable under section 138 of negotiable instruments act and it has been returned to a warrant of arrest thereupon issued that the said sparrow enterprise cannot be found, and whereas it has been shown to my satisfaction that the said sparrow enterprise has absconded (or is concealing himself/herself to avoid of the said warrant); proclamation is hereby made that the said sparrow enterprise is required to appear before this court (or before me) on 31-10-2025 to answer the said complaint/case

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कार्यालय खण्ड विकास अधिकारी, शाहपुर (मु.नगर)

पत्रांक: 1359/लेखा-राज्य वित्त/केन्द्रीय वित्त/2025-26 दिनांक 16-10-2025

निविदा आमन्त्रण सूचना
 खण्ड विकास अधिकारी शाहपुर की ओर से क्षेत्र पंचायत शाहपुर की राज्य वित्त/केन्द्रीय वित्त योजनान्तर्गत निर्माण कार्य पर निविदाये राज्य सरकार के समस्त राजकीय विभागों में पंजीकृत ठेकेदारों से उनकी पंजीकरण सीमा अन्तर्गत दिनांक 01.11.2025 की अपराह्न 2.00 बजे तक प्रतिशरत दर पर मुहरबन्द निविदा आमन्त्रित की जाती है। निविदा पत्र दिनांक 31.10.2025 की सायं 5.00 बजे तक विकास खण्ड कार्यालय से प्राप्त किये जा सकते हैं। निर्माण कार्य की अस्तंटे मनी/जमानत राशि 2 प्रतिशत किसी भी राष्ट्रीयकृत बैंक की एफओडीओआर0 या एन.एस.सी. के माध्यम से खण्ड विकास अधिकारी शाहपुर के पक्ष में बन्धक करारक निविदा के साथ जमा की जानी है। निविदाएं दिनांक 01.11.2025 को सायं 03.00 बजे ब्याक स्तरीय समिति के द्वारा उपस्थित निविदा दाताओं के समक्ष खोली जायेगी। कोई भी निविदा बिना कारण बताये निरस्त करने का पूर्ण अधिकार अधोस्तथाक्षरी को होगा। निविदा सर्शत स्वीकार नहीं होगी। किसी भी विवाद के उत्पन्न होने की दशा में न्याय क्षेत्र मुजफ्फरनगर ही मान्य होगा। कार्य इस विकास खण्ड के अवर अभियन्ता की देखरेख में करना होगा तथा उनके सत्यापन के उपरांत ही भुगतान देय होगा। कागदेंश प्राकलन की धनराशि की तकनीकी/वित्तीय स्वीकृति के आधार पर जारी किये जायेगे। निविदा आमंत्रण से संबंधित कार्यों का विस्तृत विवरण निम्नानुसार है।

क्र.सं.	कार्य का नाम	कार्य की मात्रा (मी0 मे)	अनुमानित लागत (लाख रु0)	घरोहर धनराशि 02 प्रतिशत	निविदा प्रपत्र मूल्य (जी.एस.टी. सहित)	कार्य पूर्ण की अवधि
1	ग्राम मोरकुक्का में वीरेन्द्र के मकान से मन्दिर तिराहे तक सी0सी0 रोड व इन्टरलॉकिंग निर्माण कार्य।	107	9.96	20000	1180	03 माह
2	ग्राम मोरकुक्का में मन्दिर के कोने से शाहपुर रोड की ओर मोड तक सड़क के किनारे इन्टरलॉकिंग व सपोर्ट दीवार का निर्माण कार्य	180	3.86	7750	450	03 माह
3	ग्राम निजामपुर में पप्पन की बिजली से आदेश त्यागी के मकान तक सी0सी0 रोड व नाली निर्माण कार्य।	190	9.25	18500	1100	03 माह
4	ग्राम निजामपुर में मेन रास्ते से पंचायत घर तक दीवान के मकान से जोगिन्द्र झीवर के मकान तक सुबोध के मकान से देवता तक सी0सी0 रोड व नाली निर्माण कार्य।	113	9.27	18600	1100	03 माह
5	ग्राम सोहजनी तगान में शौराज मा0 के खेत से प्राईमरी स्कूल तक सी0सी0 रोड निर्माण कार्य।	185	9.96	20000	1180	03 माह
6	ग्राम सोहजनी तगान में मुकेश पुत्र प्रहलाद के मकान से राजवाडे तक मिट्टी व खडण्डा निर्माण कार्य।	100	1.74	3500	210	03 माह
7	ग्राम मुबारिकपुर में शिव मन्दिर से माहडडी तक सी0सी0 रोड व सपोर्ट वॉल व नाला निर्माण कार्य।	110	9.98	20000	1180	03 माह
8	ग्राम कसेरवा में तालाब से नहर की ओर अवशेष पार्सिप लाईन कार्य।	740	9.45	18900	1120	03 माह
9	विकास खण्ड की विभिन्न ग्राम पंचायतों में हाई मार्क लाईट अवस्थापना कार्य।	4 No.	9.99	20000	1180	03 माह
10	विकास खण्ड की विभिन्न ग्राम पंचायतों में वाटर कूलर अवस्थापना कार्य।	5 No.	9.18	18500	1100	03 माह

अवर अभियन्ता आर.ई.डी. **खण्ड विकास अधिकारी शाहपुर (मु.नगर)**

एलआईसी हाउसिंग फाइनेंस लिमिटेड
 बैंक ऑफिस : लक्ष्मी इंड्योरेंस बिल्डिंग, आसफ अली मार्ग, नई दिल्ली- 110002

एलएडवारा यह मांग सूचना प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 (2002 का 54) की धारा 13(2) अंतर्गत निमित की गई है, जिसमें नीचे उल्लिखित उधारकर्ताओं/गारंटियों से उर्द्ध/उनकी गारंटी पर स्वीकृत की गई ऋण सुविधाओं के लिए बकाया राशियां, इस सूचना की तिथि से 10(2) अंतर्गत बुकाने का आद्यन किया गया है। यदि आप अधिनियम की धारा 13(2) के अंतर्गत इस सूचना के अनुसार एलआईसी हाउसिंग फाइनेंस लिमिटेड को भावी ब्याज तथा आकस्मिक व्ययों, लातारों इत्यादि के साथ नीचे उल्लिखित राशि बुकाने में विफल रहते हैं, तो एलआईसी हाउसिंग फाइनेंस लिमिटेड धारा 13 की उप-धारा (4) तथा उक्त अधिनियम के अन्य प्रावधानों के अंतर्गत विस्तृत रूप में वर्णित सभी या किसी भी एफाधिकार का प्रयोग करेगी। आपको यह भी सूचित किया जाता है कि धारा 13 की उप-धारा 4 के अनुसार, आप एलआईसी हाउसिंग फाइनेंस लिमिटेड की लिखित अनुमति प्राप्त किए बिना इस सूचना में नीचे वर्णित उक्त प्रतिभूत परिसंपत्तियों को बिक्री, पड़े के माध्यम से या अन्याय हस्तांतरित नहीं करेंगे। बकाया राशि के साथ खाता तथा प्रतिभूत परिसंपत्तियों के विवरण नीचे दिये गये हैं :-

क्र.सं.	उधारकर्ता तथा गारंट्टर का नाम	प्रतिभूत परिसंपत्तियों का विवरण	13(2) सूचना की तिथि तथा राशि
1.	आवेदक :- श्री गोपा कुमार (आवासीय पता) :- मकान संख्या 1119 ए, एफएफ, एमआईसी, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद, हरियाणा - 121001, गारंट्टर :- श्री मोहन सिंह (आवासीय पता) :- मकान संख्या 398, न्यू कॉलोनी एक्सटेंशन, पलवल, फरीदाबाद, हरियाणा - 121001, गारंट्टर :- श्री राजीव शर्मा (आवासीय पता) :- मकान संख्या 147, आर. सी. रोड, फरीदाबाद, हरियाणा - 121001, आवेदक :- श्री गोपा कुमार (संपत्ति का पता) :- मकान संख्या 119-ए/एमआईसी/एफएफ, माप 32 वर्ग गज, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद हरियाणा - 121001 में स्थित है। ऋण खाता संख्या - 14011052326; 310200002534; 310200002536 और 310200002766	मकान सं. 1119-ए/एमआईसी/एफएफ, क्षेत्रफल 32 वर्ग गज, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद, हरियाणा- 121001 में स्थित। मांग सूचना दिनांक 15.10.2025 रु.1,23,594.55 ऋण 14011052326 के के संसभ; रु.5,95,256.37; ऋण 310200002534 के संसभ रु.36,35,082.25 ऋण 310200002536 के संसभ रु.18,841.11	
2.	आवेदक :- श्री गोपा कुमार (आवासीय पता) :- मकान संख्या 1119 ए, एफएफ, एमआईसी, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद, हरियाणा - 121001, गारंट्टर :- श्री मोहन सिंह (आवासीय पता) :- मकान संख्या 398, न्यू कॉलोनी एक्सटेंशन, पलवल, फरीदाबाद, हरियाणा - 121001, गारंट्टर :- श्री राजीव शर्मा (आवासीय पता) :- मकान संख्या 147, आर. सी. रोड, फरीदाबाद, हरियाणा - 121001, आवेदक :- श्री गोपा कुमार (संपत्ति का पता) :- मकान संख्या 119-ए/एमआईसी/एफएफ, माप 32 वर्ग गज, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद हरियाणा - 121001 में स्थित है। ऋण खाता संख्या - 14011052326; 310200002534; 310200002536 और 310200002766	बिना छूट के अधिकार के निर्मित प्रथम तल (पिछला भाग), प्लॉट संख्या डी-27 और डी-27ए वाली संपत्ति पर निर्मित, जिसका क्षेत्रफल 75 वर्ग गज है। (कुल 150 वर्ग गज भूमि में से), जो खसरा संख्या 11/7, 14, 27 और 24 का हिस्सा है, दिल्ली राज्य के मटियाला गाँव की राजस्व संपदा में, मनसा राम पार्क, ब्लॉक-डी, उदम नगर, नई दिल्ली - 110059 नामक कॉलोनी में स्थित है।	मांग सूचना दिनांक 15.10.2025 रु.21,85,917.92 ब्याज व अन्य शुल्क सहित।
3.	आवेदक :- श्री गोपा कुमार (आवासीय पता) :- मकान संख्या 1119 ए, एफएफ, एमआईसी, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद, हरियाणा - 121001, गारंट्टर :- श्री मोहन सिंह (आवासीय पता) :- मकान संख्या 398, न्यू कॉलोनी एक्सटेंशन, पलवल, फरीदाबाद, हरियाणा - 121001, गारंट्टर :- श्री राजीव शर्मा (आवासीय पता) :- मकान संख्या 147, आर. सी. रोड, फरीदाबाद, हरियाणा - 121001, आवेदक :- श्री गोपा कुमार (संपत्ति का पता) :- मकान संख्या 119-ए/एमआईसी/एफएफ, माप 32 वर्ग गज, हाउसिंग बोर्ड कॉलोनी, सेक्टर 29, फरीदाबाद हरियाणा - 121001 में स्थित है। ऋण खाता संख्या - 14011052326; 310200002534; 310200002536 और 310200002766	आवासीय प्लेट संख्या 1101, परियोजना 'भारत सिटी फेज-1' के ब्लॉक/टावर संख्या सी। में 11वीं मंजिल (छत के अधिकार के बिना) पर जो कि निम्नोली गाँव, तहसील लोनी, जिला गाणियाबाद (उत्तर प्रदेश) - 201102 स्थित है।	मांग सूचना दिनांक 15.10.2025 रु.21,85,917.92 ब्याज व अन्य शुल्क सहित।

ऋणकर्ता का दायन प्रतिभूत परिसंपत्तियों को ऋण से मुक्त करने के लिए उपर्युक्त समग्र के परिधिअर्द्ध में अधिविद्यय की उप-धारा 13 के प्रावधानों की ओर आकृष्ट किया जाता है।

दिनांक: 16-10-2025
 स्थान: नई दिल्ली
 प्राधिकृत अधिकारी
 एलआईसी हाउसिंग फाइनेंस लिमिटेड

उ0 प्र0 राज्य चीनी निगम लि0, इकाई-मोहिउददीनपुर (सेर0)

पत्रांक: एमओएच/पीडी/2025-26/808 दिनांक: 16.10.2025
अल्पकालीन ई-निविदा सूचना

पेराई सत्र 2025-26 में उत्पादित बायोफर्टिलाइजर/प्रेसमड के विक्रय तथा पावर प्लांट पैनेल, अल्टरनेटर ब्रेकर स्पेयर्स के क्रय हेतु ई-निविदा दिनांक 27.10.2025 तक आमन्त्रित की जाती है। विस्तृत जानकारी उ0प्र0 शासन की ई-प्रोक्वोरमेंट पोर्टल <http://etender.up.nic.in> पर प्राप्त की जा सकती है।

किसी एक अथवा समस्त ई-निविदा/निविदाओं को बिना कारण बताये स्वीकृत/निरस्त करने का अधिकार अधोहस्ताक्षरी को होगा।
 (राजेश कुमार) पी.सी.एस., प्रधान प्रबन्धक

पेगासस एसेट्स रिकंस्ट्रक्शन प्राइवेट लिमिटेड

कोर्पोरेट कार्यालय: 55-56, पौनवी मंजिल, फ्री प्रेस हाउस, नरीमन पॉइंट, मुंबई-400021।
 पंजीकृत कार्यालय: 507, दातमल हाउस, जमनालाल बजाज रोड, नरीमन पॉइंट, मुंबई-400021।

सुविधान
 कृपया इस समनास पत्र में 15.10.2025 को प्रकाशित ई-नौलामी द्वारा निजी हेतु सार्वजनिक सूचना देखें। ऋणी(ओं), सह-ऋणी(ओं) और गारंटर(ओं) तथा कथककर्ता(ओं) श्री अमित लोहिया, पुत्र कैलाश चंद लोहिया (आवेदक) के नाम से संबंधित कुल बकाया राशि को "22.09.2025 तक रुपये 3,15,49,561.40 (रुपये तीन करोड़ पंद्रह लाख उनचास हजार पाँच सौ इकसठ और चालीस पैसे मात्र)" पढ़ा जाना चाहिए। "22.09.2025 तक रुपये 83,15,49,561.40 (रुपये तिरासी करोड़ पंद्रह लाख उनचास हजार पाँच सौ इकसठ और चालीस पैसे मात्र)" के स्थान पर। अन्य सभी विवरण समान रहेंगे।

हस्ताक्षरकर्ता/- (प्रमोद जाधव) प्राधिकृत अधिकारी
 पेगासस एसेट्स रिकंस्ट्रक्शन प्राइवेट लिमिटेड
 स्थान: नई दिल्ली
 दिनांक: 17.10.2025

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सेबी (शेरोव) का पचास अधिग्रहण और अधिग्रहण विनियम, 2011 (सेबी (एसएसटी) विनियम) के विनियम 2(7) और उसके बाद के संशोधनों के तहत जेएसडब्ल्यू पेंटर लिमिटेड (अधिग्रहणकर्ता) द्वारा जेटपीएम मेटल ट्रेडर्स प्राइवेट लिमिटेड और जेएसडब्ल्यू एडुलना प्राइवेट लिमिटेड (अधिग्रहणकर्ता के साथ मिलकर काम करने वाले व्यक्ति) के साथ मिलकर लक्षित कंपनी के सार्वजनिक श्रेयधारकों के लिए किए गए खुले प्रस्ताव पर एक्को नोबेल इंडिया लिमिटेड (लक्षित कंपनी) की स्वतंत्र निदेशकों की समिति (आईडीसी) को सिफारिशों

क्र.सं.	तिथि	16 अक्टूबर, 2025
1.	लक्षित कंपनी का नाम	अक्को नोबेल इंडिया लिमिटेड
2.	लक्षित कंपनी से संबंधित प्रस्ताव का विवरण	सेबी (एसएसटी) विनियमों के विनियम 3(1) और 4 के अनुसार लक्षित कंपनी के सार्वजनिक श्रेयधारकों से रु. 10 (रुपये दस मात्र) अंशित मूल्य के 1,18,40,482 (एक करोड़ अठारह लाख चालीस हजार चार सौ बयासी) * पूर्णतः चुकता इक्विटी शेयरों के अधिग्रहण के लिए खुला प्रस्ताव, जो लक्षित कंपनी की वॉटिंग शेयर पूंजी के 26% (छब्बसे प्रतिशत) तक का प्रतिनिधित्व करता है, प्रति इक्विटी शेयर रु. 3,231.77 (रुपये तीन हजार, दो सौ इकतीस और सतहस्र पैसे मात्र) ('प्रस्ताव मूल्य') को कोमत पर, सेबी (एसएसटी) विनियमों के विनियम 8(9) के अनुसार समायोजन के अधीन, कुल मिलाकर रु. 2997,11,18,266.54 (भारतीय रुपये दो हजार नौ सौ सत्तानवे करोड़ न्याह्र लाख अठारह हजार दो सौ छियासठ दशमलव पाँच चार मात्र) * (सेबी (एसएसटी) विनियमों के विनियम 7(4) के अंतर्गत पूर्ण स्वीकृति और आनुपातिक कटौती को मानते हुए, सेबी (एसएसटी) विनियमों के अनुसार प्रस्ताव दर्तावेजों (जैसा कि आगे परिभाषित किया गया है) में उल्लिखित नियमों और शर्तों के अधीन), नकद में देय। खुले प्रस्ताव का आकार सेबी (एसएसटी) विनियमों के विनियम 7(4) के पहले प्रावधान के अनुसार आनुपातिक कमी के अधीन है, ताकि खुले प्रस्ताव और अंतर्निहित लेनदेन के पूरा होने पर अधिग्रहणकर्ता और पीसीसी की परिणामी शेयरधारिता वॉटिंग शेयर पूंजी के 75% से अधिक न हो। उदाहरण के तौर पर, यदि सार्वजनिक श्रेयधारकों द्वारा प्रस्तुत इक्विटी शेयरों की संख्या 1,18,40,482 इक्विटी शेयरों (वॉटिंग शेयर पूंजी का 26%) के बराबर या उससे अधिक है, तो अधिकतम खुले प्रस्ताव का आकार आनुपातिक रूप से घटकर रु.92,73,902 इक्विटी शेयर (वॉटिंग शेयर पूंजी का ~20.36%) हो जाएगा और विक्रेताओं से प्राप्त किए जाने वाले शेयर आनुपातिक रूप से घटकर 2,48,81,333 इक्विटी शेयर (वॉटिंग शेयर पूंजी का ~54.64%) हो जाएंगे।
4.	अधिग्रहणकर्ता का नाम और अधिग्रहणकर्ता के साथ पीसीसी	अधिग्रहणकर्ता: जेएसडब्ल्यू पेंटर लिमिटेड परसन् एफिनटे इन कॉन्सर्ट (पीसीसी): जेटपीएम मेटल ट्रेडर्स प्राइवेट लिमिटेड (पीसीसी-1) और जेएसडब्ल्यू एडुलना प्राइवेट लिमिटेड (पीसीसी-2)
5.	प्रस्ताव के प्रबंधक का नाम	मॉर्गन स्टैनली इंडिया कंपनी प्राइवेट लिमिटेड अष्टमर, लेवल 39 और 40, पांडुरंग बुधकर मार्ग, वल्लौ, मुंबई 400 018, दूरभाष: +91 22 6118 1000 फ़ैक्स: +91 2261181011 वेबसाइट: www.morganstanley.com/india संपर्क व्यक्ति: श्री प्रेम पुरोहित ईमेल: akzonobelindia_open_ofler@morganstanley.com सेबी पंजीकरण संख्या: INM000011203
6.	स्वतंत्र निदेशकों की समिति के सदस्य (समिति के अध्यक्ष का नाम अलग से उल्लिखित करें)	स्वतंत्र निदेशकों की समिति ('आईडीसी') के सदस्य: क. श्री हेमंत सहाय-अध्यक्ष ख. सुश्री नम्रता कौल-सदस्य ग. श्री अनिल चौधरी-सदस्य
7.	आईडीसी सदस्य का लक्षित कंपनी के साथ संबंध (निर्देशक, स्वामित्व वाले इक्विटी शेयर, कोई अन्य अनुबंध/संबंध), यदि कोई हो	आईडीसी के सदस्य लक्षित कंपनी के गैर-कार्यकारी स्वतंत्र निदेशक हैं। आईडीसी के सदस्यों के पास लक्षित कंपनी में कोई इक्विटी शेयर/अन्य प्रतिभूतियाँ नहीं हैं। इसके अलावा, आईडीसी के सदस्यों ने लक्षित कंपनी के साथ कोई अन्य अनुबंध नहीं किया है या लक्षित कंपनी के साथ कोई अन्य संबंध नहीं रखा है, सिवाय इसके कि वे लक्षित कंपनी के स्वतंत्र निदेशक हैं जिसके लिए उन्हें लक्षित कंपनी से बैठक शुल्क और वार्षिक कमोशन (बोर्ड की स्वीकृति के अधीन) मिलता है। लक्षित कंपनी के बोर्ड में स्वतंत्र निदेशक होने और लक्षित कंपनी के बोर्ड की संबंधित समितियों के सदस्य/अध्यक्ष होने के अलावा, वे किसी भी तरह से लक्षित कंपनी से संबंधित नहीं हैं।



ऑरम प्रोपर्टेक लिमिटेड

सीआयएन : एल७२३००एमएच२०१३पीएलसी२४८७४

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ऑक्टोबर १६, २०२५ रोजी घेतलेल्या सधेमध्ये कंपनीच्या संचालक मंडळाने सप्टेंबर ३०, २०२५ रोजी संपलेली तिमाही आणि अर्ध वर्षाकरिता कंपनीच्या अलेखापारिक्शित वित्तीय निष्कर्ष ("वित्तीय निष्कर्ष") ला मंजुरी दिले.

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ऑकार शेट्टे

संचालक

डीआयएन : ०६३७२८३१



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सिक्वियरिटीयोजने अर्ध विकतूनून अर्ध फायनान्सिंग असेल आणि एचसीओ-९ आणि १०, २२ मजला, सेक्टर ६२२, जेएनएलपीएल, मोहाली, पंजाब-१५०३०६

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खर्च करणे क्रमांक तालिका	कर्मदार आणि सह-कर्मदारांचे नाव आणि पत्ता	हमीतगिरीचे नाव व पत्ता	गृहणा मिळकत (ती)	मागणी सूचनेची तारीख	मागणी सूचनेनुसार रकम
एचओयू/पीएचसी/०८२२/१०२०२५ शा.का. चंदेश्वर	श्री. सुरवीर कुमार आणि श्री. सिंघू चौहान चिडिया, चणा: हाऊस क्र. ८, स्वयं प्रयत्न, मोहाली, पंजाब, १५०३०६, येथे देखील: हाऊस क्र. २१८, २१९, २२०, २२१, २२२, २२३, २२४, २२५, २२६, २२७, २२८, २२९, २३०, २३१, २३२, २३३, २३४, २३५, २३६, २३७, २३८, २३९, २४०, २४१, २४२, २४३, २४४, २४५, २४६, २४७, २४८, २४९, २५०, २५१, २५२, २५३, २५४, २५५, २५६, २५७, २५८, २५९, २६०, २६१, २६२, २६३, २६४, २६५, २६६, २६७, २६८, २६९, २७०, २७१, २७२, २७३, २७४, २७५, २७६, २७७, २७८, २७९, २८०, २८१, २८२, २८३, २८४, २८५, २८६, २८७, २८८, २८९, २९०, २९१, २९२, २९३, २९४, २९५, २९६, २९७, २९८, २९९, ३००, ३०१, ३०२, ३०३, ३०४, ३०५, ३०६, ३०७, ३०८, ३०९, ३१०, ३११, ३१२, ३१३, ३१४, ३१५, ३१६, ३१७, ३१८, ३१९, ३२०, ३२१, ३२२, ३२३, ३२४, ३२५, ३२६, ३२७, ३२८, ३२९, ३३०, ३३१, ३३२, ३३३, ३३४, ३३५, ३३६, ३३७, ३३८, ३३९, ३४०, ३४१, ३४२, ३४३, ३४४, ३४५, ३४६, ३४७, ३४८, ३४९, ३५०, ३५१, ३५२, ३५३, ३५४, ३५५, ३५६, ३५७, ३५८, ३५९, ३६०, ३६१, ३६२, ३६३, ३६४, ३६५, ३६६, ३६७, ३६८, ३६९, ३७०, ३७१, ३७२, ३७३, ३७४, ३७५, ३७६, ३७७, ३७८, ३७९, ३८०, ३८१, ३८२, ३८३, 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