

**CORONA Remedies Limited**

(Formerly known as CORONA Remedies Private Limited)

Regd. Office: CORONA House

C- Mondeal Business Park, Near Gurudwara, S.G. Highway,
Thaltej, Ahmedabad 380 059. Gujarat, India.

Tele.: +079 - 40233000

Online at : Info@coronaremedies.com

website : www.coronaremedies.com

CIN : L24231GJ2004PLC044656

February 03, 2026

To,
Listing Operation Department
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai-400001
(Scrip Code: 544644)

To,
Listing Compliance Department
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G, Bandra Kurla
Complex, Bandra (East), Mumbai-400051
(SYMBOL: CORONA)

Dear Sir / Madam,

Sub.: Newspaper Publication of Unaudited Financial Results for the third quarter and nine months ended on December 31, 2025

Kindly note that the Board of Directors, at its meeting held on Monday, February 02, 2026 had considered and approved the Unaudited Financial Results of the Company (Standalone and Consolidated) for the third quarter and nine months ended on December 31, 2025.

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the newspaper advertisement of the Unaudited Financial Results, published today in Financial Express (English and Gujarati).

The extract of aforesaid newspaper publication is also being made available on the website of the Company at www.coronaremedies.com

You are requested to take note of the above.

Thanking you.

Yours faithfully,

For **CORONA Remedies Limited**

Chetna Dharajiya
Company Secretary and Compliance Officer

Encl.: A/a

Continued from previous page...

BASIS FOR THE OFFER PRICE



The "Basis of Offer" on Page 81 of the offer document has been updated with the above price band. Please refer to the website of the BRLM for the "Basis of Offer" updated with the above price band. You can scan QR code given on the first page of the advertisement for the chapter titled "Basis of Offer" on Page 81 of the Red Herring Prospectus.

INDICATIVE TIMELINE

Sequence of Activities	Listing within T+3 days (T is Offer Closing Date)
Application Submission by Investors	Electronic Applications (Online ASBA through 3-in-1 accounts) - Upto 5 pm on T day. Application Submission by Investors Electronic Applications (Bank ASBA through Online channels like Internet Banking, Mobile Banking and Syndicate UPI ASBA etc.) - Upto 4 pm on T day. Electronic Applications (Syndicate Non-Individual, Non-Individual Applications) - Upto 3 pm on T day. Physical Applications (Bank ASBA) - Upto 1 pm on T day. Physical Applications (Syndicate Non-Individual, Non-Individual Applications of QIBs and NIIIs) - Upto 12 pm on T day and Syndicate members shall transfer such applications to banks before 1 pm on T day
Bid Modification	From Offer opening date up to 5 pm on T day
Validation of bid details with depositories	From Offer opening date up to 5 pm on T day
Reconciliation of UPI mandate transactions (Based on the guidelines issued by NPCI from time to time): Among Stock Exchanges - Sponsor Banks - NPCI and NPCI - PSPs/TPAPs** - Issuer Banks; Reporting formats of bid information, UPI analysis report and compliance timelines.	On daily basis Merchant Bankers to submit to SEBI, as and when sought.
UPI Mandate acceptance time	T day - 5 pm
Offer Closure T day	T day - 4 pm for QIB and NII categories T day - 5 pm for Individual and other reserved categories
Third party check on UPI applications	On daily basis and to be completed before 9:30 am on T+1 day.
Third party check on Non- UPI applications	On daily basis and to be completed before 1 pm on T+1 day.
Submission of final certificates: -For UPI from Sponsor Bank -For Bank ASBA, from all SCSBs -For syndicate ASBA UPI ASBA	UPI ASBA - Before 09:30 pm on T day. All SCSBs for Direct ASBA - Before 07:30 pm on T day Syndicate ASBA - Before 07:30 pm on T day
Finalization of rejections and completion of basis	Before 6 pm on T+1 day.
Approval of basis by Stock Exchange	Before 9 pm on T+1 day.
Issuance of fund transfer instructions in separate files for debit and unblock. For Bank ASBA and Online ASBA – To all SCSBs For UPI ASBA – To Sponsor Bank	Initiation not later than 09:30 am on T+2 day; Completion before 2 pm on T+2 day for fund transfer; Completion before 4 pm on T+2 day for unblocking.
Corporate action execution for credit of shares	Initiation before 2 pm on T+2 day Completion before 6 pm on T+2 day
Filing of listing application with Stock Exchanges and issuance of trading notice	Before 7:30 pm on T+2 day
Publish allotment advertisement	On website of Issuer, Merchant Banker and RTI - before 9 pm on T+2 day. In newspapers - On T+3 day but not later than T+4 day
Trading starts T+3 day	Trading starts T+3 day

BID/OFFER PROGRAM

Events	Indicative dates
Offer Open On	Friday, February 06, 2026
Offer Closes On	Tuesday, February 10, 2026
Finalisation of Basis of Allotment	On or about Wednesday, February 11, 2026
Initiation of Refunds	On or about Thursday, February 12, 2026
Credit of Equity Shares to Demat accounts of Allottees	On or about Thursday, February 12, 2026
Commencement of trading of Equity Shares	On or about Friday February 13, 2026

ASBA* Simple, safe, smart way of Application!!!! Make use of it!!!!

*Applications supported by blocked amount (ASBA) is a better way of applying to Issue by simply blocking the fund in the bank account. investors can avail the same For further details, check section on ASBA below. **Mandatory in Public Issue. No cheque will be accepted.**

UPI Now available in ASBA for individual investors and Non-Institutional investor applying for amount up to ₹ 5,00,000/- applying through Registered Brokers, DPs & RTAs. UPI Bidders also have the option to submit the Application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account. Investors are required to ensure that the Bank Account used for bidding is linked to their PAN.

Bidders must ensure that their PAN is linked with Aadhaar and are in compliance with CBDT notification dated February 13, 2020, issued by the CBDT and the subsequent press release, including press release dated June 25, 2021 and September 17, 2021 and CBDT circular no. 7 of 2022, dated March 30, 2022 read with press release dated March 28, 2023 and any subsequent press release in this regard. For details on the ASBA and UPI process, please refer to the details given in ASBA Form & abridged prospectus and also please refer to the section "Offer Procedure" beginning on page 235 of the RHP. The process is also available on the website of AIBI and Stock Exchange in the General Information Document. ASBA Forms can be downloaded from the BSE Limited ("BSE") and can be obtained from the list of banks that is displaying on website of SEBI at www.sebi.gov.in. List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to the link: www.sebi.gov.in. IndusInd Bank Limited has been appointed as Sponsor Bank for the offer in accordance with the requirements of the SEBI Circular dated November 01, 2018, as amended. For UPI related queries, investors can contact NPCI at the toll-free number: 18001201740 and mail id: ipo.upi@npci.org.in

In case of any revisions in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Days after such revision of the Price Band, subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company may, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, will 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 the terminals of the other members of the Syndicate and by intimation to SCSBs, the Sponsor Bank, Registered Brokers, Collecting Depository Participants and Registrar and Share Transfer Agents.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the SEBI ICDR Regulations, as amended, wherein not more than 50% of the Net Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers ("QIBs", the "QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Managers, 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"), and forty per cent of the anchor investor portion, shall be reserved as under - (i) 33.33 per cent for domestic mutual funds; and (ii) 6.67 per cent for life insurance companies and pension funds. Any under-subscription in the reserved category specified in clause (ii) above may be allocated to domestic mutual funds., subject to valid Bid received from Mutual Funds at or above the Anchor Investor Allocation Price on a discretionary basis in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% 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% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Offer shall be available for allocation to Individual Bidders in accordance with the SEBI ICDR

Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of RIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the Registrar to the Offer, any requested Demographic Details of the Bidders/ Applicants as available on the records of the depositories. These Demographic Details may be used, among other things, for or unblocking of ASBA Account or for other correspondence(s) related to an Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants' sole risk. Bidders/Applicants should ensure that PAN, DP ID and the Client ID are correctly filled in the Bid cum Application Form. The PAN, DP ID and Client ID provided in the Bid cum Application Form should match with the PAN, DP ID and Client ID available in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: For information on the main objects and other objects of our Company, see "History and certain Corporate matters" on page 121 of the Red Herring Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see the section "Material Contracts and Documents for Inspection" on page 280 of the Red Herring Prospectus.

LIABILITY OF MEMBERS AS PER MOA: Limited by shares.
AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The Authorised share capital of the Company is ₹ 8,00,50,000/- divided into 80,05,000 Equity Shares of ₹ 10/- each. The issued, subscribed and paid-up share capital of the Company before the offer is ₹ 5,41,10,580 divided into 54,11,058 Equity Shares of ₹ 10/- each. For details of the Capital Structure, see "Capital Structure" on the page 62 of the Red Herring Prospectus.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM:

ORIGINAL SIGNATORIES			CURRENT PROMOTERS		
Name of Promoters	Face Value (₹)	No. of Shares	Name of Promoters	Face Value (₹)	No. of Shares
Rajeev Kumar	10	1,000	Rajeev Kumar	10	26,85,700
Poonam Tiwari	10	4,500	Rajni Kumari	10	22,08,800
Rajni Kumari	10	4,000			
Shivendu Tiwari	10	500			

For details of the share capital and capital structure of the Company see "Capital Structure" on page 62 of the Red Herring Prospectus.
LISTING: The Equity Shares offered through the Red Herring Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE SME"). Our Company has received an "in-principle" approval from the BSE Limited for the listing of the Equity Shares pursuant to letter dated December 26, 2025. For the purposes of the offer, the Designated Stock Exchange shall be SME Platform of BSE Limited ("BSE SME"). A signed copy of the Red Herring Prospectus has been delivered for registration to the ROC on January 31, 2026, and Prospectus shall be delivered for filing to the ROC in accordance with Section 26(4) of the Companies Act, 2013. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/ Offer Closing Date, see "Material Contracts and Documents for Inspection" on page 280 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI"): Since the Offer is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI. In terms of the SEBI Regulations, the SEBI shall not Offer any observation on the Offer Document. Hence there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI, see "Other Regulatory and Statutory Disclosures" on page 208 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the permission given by BSE Limited ("BSE") should not in any way be deemed or construed that the Offer Document has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the "Disclaimer Clause of BSE", see "Other Regulatory and Statutory Disclosures" on page 208 of the Red Herring Prospectus.

GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this offer unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of the Issuer and this Offer, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 26 of the Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER TO THE OFFER	REGISTRAR TO THE OFFER	COMPANY SECRETARY AND COMPLIANCE OFFICER
<p>MARWADI CHANDARANA GROUP MARWADI CHANDARANA INTERMEDIARIES BROKERS PRIVATE LIMITED Address: X-change Plaza, Office no. 1201 to 1205, 12th Floor, Building No. 53E, Zone-5, Road 5E, Gift City, Gandhinagar - 382355, Gujarat, India Telephone: 022- 69120027 E-mail: mb@marwadichandarana.com Investors Grievance e-mail: mbgrievances@marwadichandarana.com Contact Person: Jigar Desai/Radhika Maheshwari Website: www.ib.marwadichandaranageroup.com SEBI Registration Number: INM000013165 CIN: U67120GJ2018PTC103598</p>	<p>Maashitla Securities Private Limited Address: 451, Krishna Agra Business Square, Netaji Subhash Place, Pitampura - 110034, Delhi, India. Email: investor.ipo@maashitla.com Investors Grievance Id: investor.ipo@maashitla.com Website: www.maashitla.com Contact Person: Mukul Agrawal SEBI Registration Number: INR000003470</p>	<p>PAN HR SOLUTION LIMITED Anamika Sinha Roy Address: A - 42/03, Second floor, Sector - 62, Gautam Buddha Nagar, Noida - 201301, Uttar Pradesh, India. Tel No.: +91 74288 52201 E-mail: cscompliance@panhr.in Website: www.panhr.in</p> <p>Investors can contact the Company Secretary and Compliance Officer or the Registrar to the Offer in case of any pre-offer or post-offer related problems, such as non-receipt of letters of allotment, credit of allotted shares in the respective beneficiary account and refund orders, etc. For all offer related queries and for redressal of complaints, investors may also write to the BRLM.</p>

Availability of Red Herring Prospectus: Investors are advised to refer to the Red Herring Prospectus and the Risk Factors contained therein, before applying in the offer. Full copy of the Red Herring Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bseindia.com, the website of BRLM at www.ib.marwadichandaranageroup.com and website of Company at www.panhr.in

Availability of Abridged Prospectus: Full copy of the Abridged Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bseindia.com, the website of BRLM at www.ib.marwadichandaranageroup.com and website of Company at www.panhr.in

Syndicate Member: Marwadi Chandarana Intermediaries Brokers Private Limited and Giriraj Stock Broking Private Limited.
Availability of Bid-Cum-Application forms: Bid-Cum-Application forms can be obtained from the Company, PAN HR Solution Limited, Book Running Lead Manager-Marwadi Chandarana Intermediaries Brokers Private Limited. Application Forms can also be obtained from the Stock Exchange and list of SCSBs available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.bseindia.com.

Banker(s)/ Refund Bank(s)/ Sponsor Bank(s)/ Escrow Collection Bank to the Offer: IndusInd Bank Limited
Application Supported by Blocked Amount (ASBA): All investors in this offer have to compulsorily apply through ASBA. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund.

For more details on the offer process and how to apply, please refer to the details given in application forms and abridged prospectus and also please refer to the chapter "Offer Procedure" on page 235 of the Red Herring Prospectus.
UPI: Individual Bidders can also Bid through UPI Mechanism.
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Red Herring Prospectus.

NOTICE TO THE INVESTORS: CORRIGENDUM TO THE RHP DATED JANUARY 31, 2026

This is in reference to the RHP dated January 31, 2026 filed with the ROC, SEBI and BSE Limited, potential Bidders should note that in the Chapter titled "Offer Structure" on page 232 of the RHP, "minimum bid size" under the head "QIBs" and "Non-Institutional Applicants" should be read as "Two lots" instead of "₹ 2,00,000"

For, PAN HR Solution Limited
On behalf of Board of Directors
Sd/-
Rajeev Kumar
Chairman & Managing Director
DIN: 07368623

Date: February 02, 2026
Place: Uttar Pradesh

Disclaimer: PAN HR Solution Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the Red Herring Prospectus with the Registrar of Companies, Kanpur, Uttar Pradesh on January 31, 2026 and thereafter with SEBI and the Stock Exchange. The RHP is available on the websites of SEBI at www.sebi.gov.in, website of the Company at www.panhr.in and the Book Running Lead Manager at www.ib.marwadichandaranageroup.com, the website of the BSE i.e., www.bseindia.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the RHP including the section titled "Risk Factors" beginning on page 26 of the Red Herring Prospectus.
Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Red Herring Prospectus, including the section titled "Risk Factors" of the Red Herring Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the US Securities Act of 1933, as amended ("The Securities Act") or any state securities laws in United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933 and in accordance with any applicable U.S. state securities laws. The Equity Shares are being Offered and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such Offers and sales are made. There will be no public offering in the United States.

Indiabulls
Indiabulls Limited
(formerly Yaari Digital Integrated Services Limited)
Registered Office: 5th Floor, Plot No. 108, IT Park, Udyog Vihar, Phase 1, Gurgaon Haryana, India, 122016
CIN: L51101HR2007PLC077999,
Email: support@indiabulls.com, Tel: +91 124 6685800, Website: www.indiabulls.com

UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

In compliance with Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Board of Directors of Indiabulls Limited (formerly Yaari Digital Integrated Services Limited) ("the Company") at its meeting held on Monday, February 02, 2026 has approved the Unaudited Standalone and Consolidated Financial Results of the Company, for the quarter and nine months ended December 31, 2025 ("Results").

The Results along with Limited Review Reports on these Standalone and Consolidated financial results issued by M/s. G A R U D & Associates (formerly M/s Raj Girikshit & Associates), Chartered Accountants, Statutory Auditors of the Company, are available on the website of the Company at <https://www.indiabulls.com/investor?slug=financials> and on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.

In compliance with Regulation 47 of SEBI Listing Regulations, it is hereby notified that the same can also be accessed by scanning the following Quick Response (QR) code.

For Indiabulls Limited
(formerly Yaari Digital Integrated Services Limited)
Sd/-
Divyesh B. Shah
Whole-time Director & CEO
DIN: 00010933

Date: February 02, 2026
Place: Gurugram

CORONA

CORONA REMEDIES LIMITED
CIN: L24231GJ2004PLC044656
Registered Office: CORONA HOUSE, "C", Mondeal Business Park, Near Gurudwara, S. G. Highway, Thalteji, Ahmedabad - 380059, Gujarat, India;
Contact: +91 79 40233000 • Website: www.coronaremedies.com • Email Id: complianceofficer@coronaremedies.com

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE THIRD QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025 ALONG WITH LIMITED REVIEW REPORT

In compliance with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of CORONA Remedies Limited (Company) at its meeting held on February 02, 2026 has approved the unaudited financial results for the third quarter and nine months ended December 31, 2025. The results along with limited review report by M/s. Deloitte Haskins & Sells LLP, Statutory Auditors of the Company are available on website of the Company at www.coronaremedies.com and on the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The same can also be accessed by scanning the following Quick Response (QR) code:

For CORONA Remedies Limited
(formerly known as CORONA Remedies Private Limited)
Sd/-
Nirav K. Mehta
Managing Director & Chief Executive Officer

Date: February 02, 2026
Place: Ahmedabad

Rajgarh Transmission Limited
Registered Office: GR House, Hiran Magri, Sector 11, Udaipur City, Girwa, Udaipur - 313001, Rajasthan, India
Email: spv@grinfra.com, Phone: +91 294-2487370
(CIN: U40106RJ2020PLC104943)

EXTRACT OF THE STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER ENDED DECEMBER 31, 2025

Sl. No.	Particulars	(Rs. in lakhs except per share data)		
		Quarter ended	Year ended	Year ended
		31-Dec-25 (Un-audited)	31-Dec-24 (Un-audited)	31-Mar-25 (Audited)
1	Total Income from Operations	987.62	1,026.98	3,740.34
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	318.80	119.44	266.75
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	318.80	119.44	266.75
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	235.12	89.38	199.62
5	Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	235.12	89.38	199.62
6	Paid up Equity Share Capital	965.00	965.00	965.00
7	Reserves (excluding Revaluation Reserve)	-	-	(1,127.03)
8	Securities Premium Account	-	-	-
9	Net Worth	12,690.40	12,295.13	12,475.35
10	Paid up Debt Capital/Outstanding Debt	29,916.03	31,167.58	30,926.65
11	Outstanding Redeemable Preference Shares	-	-	-
12	Debt Equity Ratio	2.36	2.53	2.48
13	Earnings Per Share (of Rs. 10/- each) (* not annualised) (for continuing and discontinued operations) -			
1. Basic:		2.44 *	0.93 *	2.07
2. Diluted:		2.44 *	0.93 *	2.07
14	Capital Redemption Reserve	-	-	-
15	Debt Redemption Reserve	-	Not applicable	Not applicable
16	Debt Service Coverage Ratio	1.04	0.88	0.88
17	Interest Service Coverage Ratio	1.58	1.18	1.10

Notes:
1 The above financial results for the quarter and nine month ended December 31, 2025 has been approved by the Board of Directors at their meeting held on February 02, 2026.
2 The above is an extract of the detailed format of financial results filed with the Stock Exchange under Regulation 52 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results will be uploaded on website www.grtl.com and will also be available on the Stock Exchange website, www.bseindia.com.
3 For the other line items referred in Regulation 52(4) of the SEBI (LODR) Regulations, 2015, pertinent disclosures have been made to the BSE Limited.
4 The Unaudited financial results of the Company for the quarter and nine month ended December 31, 2025 can be accessed through QR code.

For and on behalf of Board of Directors,
Rajgarh Transmission Limited
Sd/-
Suhani Jain
Director
DIN: 08559224

Place: Udaipur
Date: February 2, 2026

Chola ચોલામંડલમ ઇન્વેસ્ટમેન્ટ એન્ડ ફાઇનાન્સ કંપની લીમિટેડ
કોર્પોરેટ ઓફિસ : ચોલા હેસ્ટ, સુપર બી, સીપી અને સીપી, ૪, સીપી વી કા ઇન્વેસ્ટમેન્ટ એસ્ટેટ, ઝુંડી, વેસ્ટ-૬૦૦૦૩૨
સંદિગ્ધ યાત્રા : એસ.સી.ઓ.-૩૫૦, ૩૫૧, ૩૫૨, ૩૫૩-એ, સંદિગ્ધ-૧૬૦૦૨૨

સિક્યોરીટી ઇન્વેસ્ટમેન્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૩ વની જોગવાઈઓ સાથે વંચાતા સિક્યોરીટી ઇન્વેસ્ટમેન્ટ ઓફ ફાઇનાન્સિયલ એસેટ્સ અને એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્વેસ્ટમેન્ટ એસ્ટ, ૨૦૦૨ની કલમ ૧૩(૨) હેઠળ માંગણા નોટીસ

તમે, અહીં નીચે જણાવેલ દેવાદાર/સહ-દેવાદાર(સી)/ગેરવહાર(સી)ને આથી જાણ કરવામાં આવે છે કે કંપનીએ સિક્યોરીટી ઇન્વેસ્ટમેન્ટ એન્ડ ફાઇનાન્સિયલ એસેટ્સ અને એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્વેસ્ટમેન્ટ એસ્ટ, ૨૦૦૨ હેઠળ તમારી સામે કરાવેલી શરૂ કરે છે અને એક ની કલમ ૧૩(૨) હેઠળ નોટીસ રજીસ્ટર્ડ પોસ્ટ મારફત મોકલવાઈ હતી, જે બજાવી વગર પડત હતી હતી. પરિણામે તમને આ નોટીસની નોંધ લેવા અને જણાવેલ એકાઉન્ટ સામે દર્શાવેલ બાકી લેવાની રકમ તેમજ તેમાં લાગુ વ્યાજ આ પ્રકારનાની લાકડી ૬૦ દિવસની અંતર ચુકવવા જણાવવામાં આવે છે, જેમાં નિષ્કળ જતાં, કંપની તેના બાકી તેમજ વ્યાજ અને ખર્ચની વસુલાત માટે નીચે જણાવેલ સિક્યોરીટીનો ઉપયોગ કરીને એક્ટની કલમ ૧૩ની પેટા કલમ (૨) હેઠળ તેના હકોનો ઉપયોગ કરીને તમારી સામે કરાવેલી કરશે. જણાવવાની જરૂર નથી કે આ નોટીસ કંપનીને પ્રાપ્ત કરેલ અન્ય ઉપાયો પ્રત્યે કોઈપણ પુરવઠા વગર તમને સંબોધિત કરાયેલ છે.

દેવાદારનું નામ અને સરનામું	લોનની રકમ	માંગણા નોટીસની તારીખ અને બાકી રકમ	મિલકત/મિલકતો એસેટની વિગત
લોન એકા. નંબર : HE01CIG00000056268 દેવાદાર / સહ-દેવાદાર : ૧. નિલિન પુજરી જે શ્યામ સુંદર પુજરીના પુત્ર, ૨. અરૂના નિલિન પુજરી જે નિલિન પુજરીના પત્ની, ૩. શ્રીમતી નિલિન પુજરી જેના પ્રોપરાયટર (નિલિન પુજરી), ૪. અરૂના નિલિન પુજરી જેના પ્રોપરાયટર (અરૂના નિલિન પુજરી), તમામનું સરનામું : ફલેટ નં. ૧૦૧/૧૦૨, પ્લોટ નં. ૨૨, ઇ.વી. રેજીસ્ટ્રી, સેક્ટર-૧૧, કલામબોલી, નોડ, વિલો-રાયગડ, ૪૧૦૨૫૮, મુંબઈ, પ. નિલિન પુજરી જે શ્યામ સુંદર પુજરીના પુત્ર, ૬. અરૂના નિલિન પુજરી જે નિલિન પુજરીના પત્ની, તમામનું સરનામું : ફલેટ નં. બી-૬, ૫૧૦, એલએ, પરિશ્રમ માયા ગાર્ડન સિટી, નાગલા સેડ, ગ્રીરકપુર સામ, નગર, મોહલી-૧૪૦૬૦૩, ૭. મેસર્સ નિલિન પુજરી જેના પ્રોપરાયટર (નિલિન પુજરી), અહીં પાસ : વાસીબાલા વેબર પ્રાઇવેટ લીમિટેડ, ૪૧૦, મહેક આઇસી, સુમલ ડેરી પાસે, કલારગમ, સુરત-૩૮૫૦૦૪	રૂ. ૬૦,૦૦,૦૦૦	૧૬-૦૧-૨૦૨૬ ૬૫,૬૫,૧૮૩/-	ફલેટ નં. ૧૦૨, પહેલો માળ, ઇ.વી. રેજીસ્ટ્રી, પ્લોટ નં. ૨૨ ઈપર બંધાયેલ, સેક્ટર-૧૧, કલામબોલી, નોડ (સુ.ઇ.એસ.), નવી મુંબઈ, વાલુકો-પનવેલ, વિલો-રાયગડ પાસેની રેસિડેન્સિયલ મિલકતના તમામ ભાગ અને હિસ્સા. સુ. ઓરિએન્ટ સેલ નં. ૨૮૧૧/૨૦૦૬ તારીખ ૨૦.૧૧.૨૦૦૬

તારીખ : ૦૩-૦૨-૨૦૨૬
સ્થળ : સંદિગ્ધ/મુંબઈ/ સુરત/મોહલી

અધિકૃત અધિકારી
મેસર્સ ચોલામંડલમ ઇન્વેસ્ટમેન્ટ એન્ડ ફાઇનાન્સ કંપની લીમિટેડ

eMudhra Limited
CIN: L72900KA2008PLC060368
Registered Office: Plot No 12-P1-A & 12-P1-B, Hi-Tech Defence and Aerospace Park (IT Sector) Jala Hobli BK Palya, Bengaluru 562 149, Karnataka, India
Telephone: 080 - 4848 4001
Email: companysecretary@emudhra.com, Web: www.emudhra.com

STATEMENT OF UNAUDITED FINANCIAL RESULTS (STANDALONE & CONSOLIDATED) FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

The board of directors of the Company, at its meeting held on February 02, 2026, considered and approved the unaudited financial results of the Company for the quarter and nine months ended December 31, 2025 ("Financial Results").

The Financial Results along with the limited review report, have been posted on the Company's website at www.emudhra.com/investors and can be accessed by scanning the QR code.

For and on behalf of the board of directors of eMudhra Limited

Sd/-
V Srinivasan
Executive Chairman
(DIN: 00640646)

Date: February 02, 2026
Place: Bengaluru

Note: The above intimation is in accordance with Regulation 33 read with Regulation 47 (1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

CORONA

CORONA REMEDIES LIMITED
CIN: L24231GJ2004PLC046656
Registered Office: CORONA HOUSE, "C", Mondeal Business Park, Near Gurudwara, S. G. Highway, Thalpet, Ahmedabad - 380059, Gujarat, India; Contact: +91 79 40233000 • Website: www.coronaremedies.com • Email Id: complianceofficer@coronaremedies.com

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE THIRD QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025 ALONG WITH LIMITED REVIEW REPORT

In compliance with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of CORONA Remedies Limited (Company) at its meeting held on February 02, 2026 has approved the unaudited financial results for the third quarter and nine months ended December 31, 2025. The results along with limited review report by M/s. Deloitte Haskins & Sells LLP, Statutory Auditors of the Company are available on website of the Company at www.coronaremedies.com and on the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The same can also be accessed by scanning the following Quick Response (QR) code:

For CORONA Remedies Limited (formerly known as CORONA Remedies Private Limited)
Sd/-
Nirav K. Mehta
Managing Director & Chief Executive Officer

Date: February 02, 2026
Place: Ahmedabad

Adfactors 765/26

Axtel Industries Limited
Regd. Office-Vadodara Halol Highway, Baska, Panch Mahals - 389350, Gujarat
Email-info@axtelindia.com, Website-www.axtelindia.com, Tel:+91 2676-247900 CIN:- L91110GJ1991PLC016185

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED DECEMBER 31, 2025

Based on the recommendation of the Audit Committee, the Board of Directors of Axtel Industries Limited at their meeting held on 2nd February, 2026 have approved the un-audited financial results for the quarter ended December 31, 2025.

The aforementioned financial results along with Auditors reports have been posted on Company's website at www.axtelindia.com and can also be accessed by scanning a Quick Response Code:

For Axtel Industries Limited
Sd/-
Mr. Ajay Nalin Parikh
Whole time Director
DIN : 00453711

Date : 02/02/2026
Place : Baska, Halol

Note : The above information is in accordance with regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations , 2015

ATHER

ATHER ENERGY LIMITED
(Formerly known as Ather Energy Private Limited)
Corporate Identity Number: L40100KA2013PLC093769
Registered Office: 3rd Floor, Tower D, IBC Knowledge Park, #4/1 Bannerghatta Main Road, Bangalore-560 029, Karnataka, India
Tel: +91 80 6646 5750 E-mail: cs@atherenergy.com Website: www.atherenergy.com

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2025

The Board of Directors of **ATHER ENERGY LIMITED ("the Company")** at their meeting held on February 2, 2026, approved the Unaudited Financial Results of the Company for the quarter and nine months ended December 31, 2025 ("Results").

The complete Results along with the Limited Review Report of the Statutory Auditors, have been posted on the website of Stock Exchanges (www.bseindia.com and www.nseindia.com) and Company's website at <https://media.atherenergy.com/Financial-Results-December-31-25.pdf> and can be accessed by scanning the QR Code.

For and on behalf of the Board of Directors
ATHER ENERGY LIMITED
Sd/-
Tarun Sanjay Mehta
Executive Director and Chief Executive Officer
DIN: 06392463

Date: Bangalore, Karnataka
Place: February 2, 2026

Note: The above information is in accordance with Regulation 33 read with Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

Adfactors 767/26

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Sampoorna

NFP SAMPOORNA FOODS LIMITED
CIN: U10793DL2023PLC455908

NFP Sampoorna Foods Limited ("the Company") was incorporated under the Companies Act, 2013, and received its Certificate of Incorporation dated December 13, 2023, bearing Corporate Identification Number U10793HR2023PLC117207 issued by the Registrar of Companies, Central Registration Centre. Prior to incorporation as a public limited company, the business was operated as a partnership firm under the name M/s Nut and Food Processor. Pursuant to a resolution passed by the partners on October 28, 2023, the partnership was converted into a public limited company and the name was changed to NFP Sampoorna Foods Limited. Subsequently, on June 30, 2025, the Company acquired M/s Yashvardhan Food Industries Private Limited on a going concern basis through a share swap agreement dated June 30th, 2025. This acquisition was approved by the shareholders of the Company pursuant to a resolution passed on June 30, 2025. Further, the Company has changed its registered office from C/o Ashok Gupta, Nathupur, P.S. Rai, Sonipat, Haryana - 131209 to Ground Floor, B-3A & B-3B, Plot No. 70, Najafgarh Road Industrial Area, Rama Road, New Delhi - 110015. Pursuant to this change, our company has received fresh Certificate of Incorporation dated September 24, 2025, bearing Certificate of Incorporation (CIN) U10793DL2023PLC455908 issued by the Registrar of Companies, Delhi.

Registered office & Corporate office: Ground Floor B-3A & B-3B, Plot No 70, Najafgarh Road Industrial Area, Rama Road, New Delhi-110015.
Ph. No. - +91 9643829587; Website: www.sampoornanfoods.com; E-Mail: compliance@sampoornanfoods.com
Contact Person: Ms. Babli, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY : MR. YASHVARDHAN GOEL, MRS. ANJU GOEL, MR. PRAVEEN GOEL

The Issue is being made in accordance with Chapter IX of SEBI ICDR REGULATIONS (IPO OF SMALL AND MEDIUM ENTERPRISES) AND THE EQUITY SHARES ARE PROPOSED TO BE LISTED ON SME PLATFORM OF NSE (NSE EMERGE)

THE ISSUE

INITIAL PUBLIC OFFER OF 44,60,000 EQUITY SHARES OF FACE VALUE OF 10/- EACH (THE "EQUITY SHARES") OF NFP SAMPOORNA FOODS LIMITED ("OUR COMPANY" OR "NFP" OR "NSFL" OR "THE ISSUER") AT AN ISSUE PRICE OF [•] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO [•] LAKHS ("PUBLIC ISSUE") OUT OF WHICH 2,24,000 EQUITY SHARES OF FACE VALUE OF 10 EACH, AT AN ISSUE PRICE OF [•] PER EQUITY SHARE FOR CASH, AGGREGATING [•] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 42,36,000 EQUITY SHARES OF FACE VALUE OF 10 EACH, AT AN ISSUE PRICE OF [•] PER EQUITY SHARE FOR CASH, AGGREGATING UPTO [•] LAKHS IS HEREIN REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE 35.30% AND 33.53% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

WITHDRAWAL OF INITIAL PUBLIC OFFERING

This is to inform the Public that NFP SAMPOORNA FOODS LIMITED in consultation with lead manager to the issue has decided to withdraw the Book building Initial Public offering of equity shares of the Company proposed to be listed on SME Platform of NSE (NSE EMERGE)

The decision to withdraw the Issue has been taken pursuant to the board resolution dated February, 02, 2026 primarily due to unfavourable market conditions and heightened volatility in the capital markets impacting overall investor sentiment.

In accordance with applicable laws and procedures, the Lead Manager has through the Registered to the Issue, instructed the Self-Certified Syndicate Banks (SCSBs) and the Sponsor Bank (in case of investors using the UPI mechanism) to unblock the ASBA Accounts within one (1) working day from the date of receipt of such instruction. Applicants are advised to note the above and may contact the Registrar to the Issue for any clarifications in this regard.

BOOK RUNNING LEAD MANAGER TO THE OFFER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
3DIMENSION CAPITAL SERVICES LIMITED K-37A, Basement, Kailash Colony, Near Kailash Colony Metro Station, New Delhi-110048 Telephone: 011-40196737 E-mail id: info@3dcs.com Website: www.3dcs.com Investor Grievance e-mail ID: grievance@3dcs.com Contact Person: Mr. Rhytham Kapoor/ Mr. Pankaj Khetan SEBI Registration Number: INM000012528 CIN: U65923DL2001PLC113191	Skyline Financial Services Pvt. Ltd. SKYLINE FINANCIAL SERVICES PRIVATE LIMITED D-153 A, 1st Floor Okhla Industrial Area, Phase-I New Delhi - 110020 Delhi, India Tel No.: 011-26812682-83 Website: www.skylinert.com E-Mail: Viren@skylinert.com Investor Grievance Email: grievances@skylinert.com SEBI Reg. No.: INR000003241 Contact Person: Anju Rana	NFP SAMPOORNA FOODS LIMITED Ground Floor B-3A & B-3B, Plot No 70, Najafgarh Road Industrial Area, Rama Road, New Delhi-110015. Ph. No.: +91-9643829587; Web site: www.sampoornanfoods.com Email: compliance@sampoornanfoods.com Contact Person : Ms.Babli

On behalf of Board of Directors
FOR, NFP SAMPOORNA FOODS LIMITED
Sd/-
Ms. Babli
Company Secretary & Compliance Officer

Place: New Delhi
Date : 02nd February 2026

L&T Finance

જાહેર સૂચના - મિલકતની હરાજી કમ વેચાણ

એલ&ટી ફાઇનાન્સ લિમિટેડના અધિકૃત અધિકારી સિક્યુરિટી ઇન્વેસ્ટમેન્ટ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્વેસ્ટમેન્ટ એસ્ટ 2002 (54/2002) અને ક્રિટિકલ ઇવન્ટ આયોજનમાં આવેલી સંબંધિત અપમાન કરનાર મિલકતોને મિલકતો તેના લેણાં અને તેની પરનું વ્યાજ, શુલ્ક અને ખર્ચ વગેરે વસૂલ કરવા માટે "જાહેર-હરાજી" થકી "જેમ છે જ્યાં છે ઘોરો" અને "જેમ છે જે સ્થિતિમાં છે" ઘોરો ઇ-હરાજી કરવા માટે છે.

આદાર અને સહ-આદારનું નામ	સંબંધિત મિલકતનું સરનામું	લોન અકાઉન્ટ નંબર(સી)	લોનિક કલમો લઈ લેવામાં આવ્યો છે	બાનાની રકમ અનામત કિંમતી વધ (રૂમાં)	પ્રાપ્ત કરેલું અડધા	અનામત કિંમત (રૂમાં)	નિરીક્ષણની તારીખ	હરાજીની તારીખ અને સમય
1. વિજયકુમાર રાજગોપાલ	સેપ્ટેમ્બર 2023 અને સંકળિત સરનામું આ મુજબ છે: ફલેટ નં. ડી/302, નીજે માળ, જેનું મામ 120 ચો. વાવ સુપર બિલ્ડરના થાય છે, જે કુનેર રેસિડેન્સી, આર. એસ. નં. 2, ડિવિઝન બી. 282, ડી/પીએસ નં. 40, એલ. પી. નં. 28, ઓફ વાલુકો, ઈસ્ટેટ અમદાવાદ, ગુજરાત 380008 ખાતે આવેલ છે. જે અહીં નીચે મુજબ સોનાબંધ છે:	AHMHLL190 00209 & AHMHLL190 00219 & AHMHLL190 00222	23 જાન્યુઆરી, 2026	3,80,000/-			તારીખ 28-04-2025ના રોજ ચુકવવાના બાકી ફૂલ રૂ. 34,40,750.16/-	અગાઉથી એપ્રોફાઇન્ડમેન્ટ લઈને તમામ કાર્પોરેટીવલો બંધોરે 2:00 સુધી, 10-03-2026 બપોરે 12:30 વાગ્યાથી સાંજે 5:30 સુધી.
સોમાઓ	પૂર્વે સોમનાથો રોડ પશ્ચિમે ફલેટ નં. ડી-303 ઉત્તરે ફલેટ નં. ડી-301 દક્ષિણે ફલેટ નં. ડી-304							

જાહેર હરાજીના નિયમો અને શરતો

- હરાજી વેચાણ એઈટ અને જાહેર ઇ-હરાજી માધ્યમ થકી સાર્વજનિક એક્સપોઝીચર થકી જોગવાઈઓ હેઠળ વેચવાઈશે <https://saarfaa.auctiontiger.net/EPROC/under> થકી અધિકૃત અધિકારી દ્વારા ઓનલાઈન થકી રહેશે.
- જાહેર ઇ-હરાજી ઉદ્દેશ્યે ઉદ્દેશિત તારીખ અને સમયો આપવામાં આવશે, જ્યાં તે ઉદ્દેશ્યે ઉદ્દેશિત અરજામાં "જેમ છે જ્યાં છે ઘોરો" અને "જેમ છે જે સ્થિતિમાં છે" ઘોરો લેવામાં આવશે.
- જાહેર ઇ-હરાજી માટે ભાગ લેવા માટે ઈલેક્ટ્રિક પ્રોસેસર/બિલ્ડરોએ 19/01/2026ના રોજ અરજા પૂર્વે પેન કાંડ, કંપનીના કિસ્સામાં બંધોરો દર્શાવે અને અરજામાં બંધોરો સામે સંબંધિત અરજાઓની અનામત કિંમતના 10%ની ફિક્સેચર બાનાની રકમની ચુકવણીની વિગતો સુપરત કરવાની રહેશે.
- જાહેર ઇ-હરાજીમાં સહ નાઈ દિનાના બંધ અથવા કિલ્ડરોની બાનાની રકમ એલ્ટીએક દ્વારા જાહેર ઇ-હરાજી બંધ થયાના 7 દિવસમાં ફિક્સ કરાશે. બાનાની રકમ પર કોઈપણ ખર્ચ નહીં આપાશે.
- સહન ખરીદદાર/બિલ્ડર તેની/તેમની ઓફિસના 25% (બાનાની રકમનો સમાવેશ) ડી.ડી./પી.ઓ.ના રૂમાં "એલ&ટી ફાઇનાન્સ લિમિટેડ"ને નામે મુકવવાનો 10/03/2026ના રોજ 18:00 કલાકે અથવા તે પૂર્વે, એટલે કે, ઇ-લિમિટના દિવસે અથવા આગામી કામગીરીના દિવસે, એટલે કે, 11/03/2026ના રોજ જમા કરવાના રહેશે, જે ડિપોઝિટ એલ&ટી ફાઇનાન્સ લિમિટેડ દ્વારા પુષ્ટિ કરાશે, જેમાં નિષ્કળ જતાં વેચાણ નિષ્કળ થયું છે એવું ઘડયામાં આવશે અને ક્રિટિકલ સહન બિલ્ડરની બાનાની રકમ જમા કરાશે. બાકી રકમ, એટલે કે, ખરીદી કિંમતના 75% ખરીદદાર દ્વારા એલ&ટી ફાઇનાન્સ લિમિટેડને સ્થાન મિલકતના વેચાણની પુષ્ટિના પંદરમા દિવસે અથવા તે પૂર્વે અથવા કારણે જાહેર અનુસાર આ વિસ્તારિત સમયાવાનમાં ખરીદદાર દ્વારા ચુકવવાપાત્ર રહેશે.
- મિલકતના નિરીક્ષણ વધુ માહિતી માટે હરાજીમાં સંબંધિત બોલી લખાવાનારો અધિકૃત અધિકારીનો સંપર્ક કરી શકે છે, જેમનું નામ છે - શ્રી દિલીપ મિશ્રા, એલ&ટી ફાઇનાન્સ લિ., બિલ્ડવાળ, પ્લોટ નં. 177, સોનેરી રોડ, કાલિયા, સાંબલુક (પૂર્વ), મુંબઈ - 400 098, મહારાષ્ટ્ર, ભારત, સંપર્ક નં. 0222-68076666. ઇ-હરાજીના કોઈપણ બંધને અધિકૃત અધિકારી કોઈપણ કારણ જણાવ્યાં વગર અને અગાઉથી કોઈપણ પ્રકારની જાણ કર્યા વગર બોલી/આજરને સ્વીકારી/નક્કરી/સુધારો-વધારો/ટક કરી શકે છે અથવા તેને પાછી દેવી શકે છે.
- સહન ખરીદદાર/બિલ્ડરે લાગુ કાલદા અનુસાર મિલકત કબજેબંધ કરવું/તેના/તેણી/તેમની તરફેણમાં કરાવી લેવા માટે ચુકવવાનું આવશ્યક કોઈપણ કાનૂની લેણાં, કર, ચુકવવાપાત્ર ડી, સ્ટેપ ડ્યુટી, નોંધપાત્ર ઈ વગેરે ભોગવવાનું રહેશે.
- આદાર/એક્ટરો, જેઓ ક્રિટિક બાકી લેણાં માટે ઉત્તરદારથી હોય, તેઓ આ વેચાણની સૂચનાને ઉદ્દેશ્યે ઉદ્દેશિત જાહેર ઇ-હરાજી વેચાણના હોલિંગ વિશે સિક્યુરિટી ઇન્વેસ્ટમેન્ટ (એન્ફોર્સમેન્ટ) કિલ્ડરોના નિયમ 8 (6) હેઠળ સૂચના તરીકે આ વેચાણ સૂચના ગણવામાં આવશે.
- આદાર(સી)/સહ-આદાર(સી)/એક્ટર(સી)/નિયત મુકાબલ(સી)ને અને ક્રિટિક ઇ-હરાજીની તારીખ પૂર્વે ઉદ્દેશ્યે ઉદ્દેશિત આની લેણાં બાકી લેણાં ચુકવી દેવા અને અનુલોધ કરવામાં આવે છે, જેમાં નિષ્કળ થયા પર એલ&ટી ફાઇનાન્સ લિમિટેડ એક્સપોઝીચર અપમાન કરનાર 2002માં નિર્ધારિત જોગવાઈઓ અનુસાર મિલકત વેચી શકાશે.
- આદાર(સી)/સહ-આદાર(સી)/એક્ટર(સી)/નિયત મુકાબલ(સી)/જાહેર જનતાને અને એલ&ટી ફાઇનાન્સ લિમિટેડની પૂર્વે લેવિત સંબંધિત વિના નોટીસમાં સંબંધિત સંબંધિત અરજાઓ અને વેચાણ, કામગીરી કે અથવા કાલદા અનુસાર મિલકત કબજેબંધ કરવામાં આવે છે.

તારીખ: 03.02.2026
સ્થળ: અમદાવાદ

સહી/-
અધિકૃત અધિકારી
એલ&ટી ફાઇનાન્સ લિમિટેડ વતી