

22nd October 2025

## DELPHI/SEC/2025-26/40

BSE Ltd.

Corporate Relation Department, Listing Department, Rotunda Building, PJ Towers, Dalal Street, Mumbai – 400 023.

**Scrip Code:** 533452

National Stock Exchange of India Ltd.

Listing Department Exchange Plaza, C-1, Block- G, Bandra Kurla Complex Bandra (East) Mumbai-400 051

**NSE Symbol: DELPHIFX** 

Sub: Announcement under Regulations 30, 47 of the SEBI (Listing Obligations & Disclosure Requirements) "LODR" Regulations, 2015 and Regulation 84 of the SEBI (Issue of Capital and Disclosure Requirements) "ICDR" Regulations, 2018 - Pre-issue advertisement for Rights Issue.

Dear Sir/Madam,

In accordance with the provisions of Regulations 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Regulation 84 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended, and in continuation to the Company's intimation dated **October 08, 2025**, regarding approval of the **Letter of Offer** for the Rights Issue of equity shares, we hereby submit copies of the **pre-issue newspaper advertisements** published today, i.e., **Wednesday, October 22, 2025**.

The said advertisements, issued by **Delphi World Money Limited** ("the Company"), announce the **opening and closing dates** of the ongoing Rights Issue and have been published in the following newspapers:

- 1. **Business Standard** (English national daily newspaper with wide circulation)
- 2. **Business Standard** (Hindi national daily newspaper with wide circulation)
- 3. **Pratahkal** (Marathi national daily newspaper with wide circulation)

This submission is made for your kind information and record.

Thanking You,
For DELPHI WORLD MONEY LIMITED

VINAY SINGH COMPANY SECRETARY & COMPLIANCE OFFICER MEM. NO.: ACS 44928

Encl: as above

#### POSSESSION NOTICE (for immovable property)

The undersigned being the Authorized Officer of SAMMAAN CAPITAL LIMITED (CIN:L65922DL2005PLC136029) (formerly known as INDIABULLS HOUSING FINANCE LIMITED) under the Securitisation and Reconstruction of Financia Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notice dated 17.03.2025 calling upon the Borrower(s) AMIT KUMAR THAKUR and MONIKA to repay the amount mentioned in the Notice being Rs. 26,17,279.01 (Rupees Twenty Six Lakhs Seventeen Thousand Two Hundred Seventy Nine And Paise One Only) against Loan Account No. HHLLAJ00504001 as on 12.03.2025 and interest thereon within 60 days from the date of receipt of the said Notice

The Borrower(s) having failed to repay the amount. Notice is hereby given to the Borrower(s) and the public in general that the undersigned has taken Possession of the property described herein below in exercise of powers conferred on him under Sub-Section (4) of Section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002 on 18.10.2025.

The Borrower(s) in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of SAMMAAN CAPITAL LIMITED (formerly known as INDIABULLS HOUSING FINANCE LIMITED) for an amount of Rs. 26,17,279.01 (Rupees Twenty Six Lakhs Seventeen Thousand Two Hundred Seventy Nine And Paise One Only) as on 12.03.2025 and interest thereon

The Borrowers' attention is invited to provisions of Sub-Section (8) of Section 13 of the Act in respect of time available, to redeem the Secured Assets.

### **DESCRIPTION OF THE IMMOVABLE PROPERTY**

ENTIRE SECOND FLOOR, (WITHOUT ROOF RIGHTS), AREA MEASURING 48.00 SQ. MTRS., PART OF FREEHOLD BUILT-UP PROPERTY BEARING PLOT/ HOUSE NO. 08, IN POCKET-12, SECTOR-20, ROHINI, NEW DELHI 110086, DELHI

BOUNDED BY:

WEST : PLOT NO. 07 EAST : PLOT NO. 09 NORTH: SERVICE LANE SOUTH : ENTRY

Sd/ Date : 18.10.2025 **Authorised Office** SAMMAAN CAPITAL LIMITED Place: DELHI (FORMERLY KNOWN AS INDIABULLS HOUSING FINANCE LIMITED)

**ISSUE OPENS ON** 

## **Directorate of Tourism** Meghalava Ecotourism Infrastructure Development Project (MEIDP)

**Government of Meghalaya** Dated: 21st October 2025 IFB No.: M/D Tour/Tech/99/2024/6

## **OPEN COMPETITIVE BIDDING**

(Two-Envelope Bidding Process with e-Procurement)

Name of Work  Village Holistic Tourism Infrastructure Development at Nongwar, Megha			ar, Meghalaya				
Period of Sale of Bidding Document		From 21st October 2025, at 16:30 Hours					
		to 27th November 2025 at 13.30 Hours					
Time and Date of Pre-Bid Confere	1 4" November 2025. at 13:30 Hours						
Last Date and Time for Receipt of Bids		27 <sup>th</sup> November 2025, at 13:30 Hours					
* Time and Date of Opening Bids-Technical Part		28 <sup>th</sup> November 2025, at 16:00 Hours					
Place of Opening of Bids		Office of Directorate of Tourism, Shillong-793001, Meghalaya					
Officer Inviting Bids		Director of Tourism, Shillong, Meghalaya					
The Bid documents are available online and can be downloaded from the website meghalayatenders.gov.in.							
Package No	Name o	of Work	Estimated	Bid Security	Cost of Document	Period of	

Dated 20th ure Development at October 2025 Nongwar, Meghalaya (Sd/-)

\*(Rs)

23,37,000/-

Contract

Value(Rs.)

7.79 Cr.

Village Holistic

Tourism Infrastruc

M/D Tour/Tech

MIPR No.: 1933

Dated .: 21.10.2025

99/2024/6

### NIWAS HOUSING FINANCE PRIVATE LIMITED

CIN: U65990MH2016PTC271587 Website: www.niwashfc.com Email: connect@niwashfc.com

nerly known as Indostar Home Finance PrivateLimited, hereinafter referred as NHFPL) (Formerly known as Indostar Home Finance PrivateLimited, nereinaller referred as MIDEL)

Read Office: Unit no. 305, 3rd Floor, Wing 2/E, Corporate Avenue, Andheri Ghatkopar Link Road, Chakala Andheri (East), Mumbai - 400093, India Tel: +91 22 6520 2222

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30 SEPTEMBER 2025

Not Applicable

(INR in Lakhs) Quarter ended Year ended **Particulars** 30 September 2025 30 September 2024 31 March 2025 Unaudited Unaudited Revenue from operations (including other income) 14.035 9,459 40.908 2 Profit / (loss) before tax 1.785 1.826 9.059 6,777 Profit / (loss) after tax 1,365 1,327 Total Comprehensive Income (comprising of Profit/(loss) after ta and other comprehensive income after tax (14)5 Paid up Equity Share Capital (Face value of INR 10/- each) 51,892 45,000 45,000 Reserves (excluding Revaluation Reserve) 22,857 16,162 20,431 18,482 7 Securities Premium Account 92,501 60,714 64,803 Net Worth Paidup Debt Capital/Outstanding Debt 6,108 7,541 7,138 Outstanding redeemable preference shares 2.60 3.20 3.43 Debt-equity ratio 12 Earning Per Share (Face value of INR 10/- each) (\*not annualise ∩ 47\* Basic (INR) 0.30\* 1.51 Diluted (INR) 0.46\* 0.30\* 1.49 13 Capital Redemption Reserve Nil Nil Nil 14 Debenture Redemption Reserve Not Applicable Not Applicable Not Applicable Debt Service Coverage Ratio Not Applicable Not Applicable Not Applicable

16 Interest Service Coverage Ratio The above is an extract of detailed format of unaudited financial results for the guarter ended 30 September 2025, prepared pursuant to Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with applicable SEBI circular. The full format of the unaudited financial results are available on the website of the Company at www.niwashfc.com and on the website of the BSE Ltd. atwww.bseindia.com

Not Applicable

The unaudited financial results of Niwas Housing Finance Private Limited (Formerly known as IndoStar Home Finance Private Limited) ("the Company") for the quarter 30 September 2025 have been reviewed by the Audit Committee and subsequently approved at the meeting of the Board of Directors held on 19 October 2025. The financial results have been subjected to limited review by the Statutory Auditor of the

The disclosure in terms of Regulation 52(4) of the Listing Regulations as amended, based on unaudited financial results for the quarter ended 30 September 2025 have been made to the BSE Limited and can be access at www.bseindia.com For and on behalf of the Board of Directors of

FRIDAY, NOVEMBER 07, 2025

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in Application Form is the Issue Closing Date I.e. November 07, 2025. Our Board or Rights Issue committee may extend the said date for such period as it may determine from time to time, subject to the provisions of the Articles of Association, and subject to the Issue Period not exceeding 30 days from the Issue Opening Date i.e. October 27, 2025. If the Application together with the amount payable is either (i) not blocked with an SCSB; or (ii) not received by the Bankers to the Issue or the Registrar on or before the close of banking

hours on the Issue Closing Date or such date as may be extended by our Board or Rights Issue Committee, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or Rights Issue Committee shall be at liberty to dispose of the Equity Shares hereby offered, as provided under "Terms of the Issue - Basis of Allotment" or

PROCEDURE FOR RENUNCIATION OF RIGHTS ENTITLEMENTS: The Investors may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part

(a) by using the secondary market platform of the Stock Exchanges; or (b) through an off-market transfer, during the Renunciation Period. The Investors should have the demat Rights Entitlements credited/ lying in his/ her own demat account prior to the renunciation. Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlements should consult their tax advisor or stock broker regarding any cost, applicable taxes, charges and expenses (including brokerage) that may be levied for trading in Rights Entitlements.

The Investors may renounce the Rights Entitlements, credited to their respective demat accounts by trading/ selling them on the secondary market platform of the Stock Exchanges through

a registered stock broker in the same manner as the existing Equity Shares of our Company.

In this regard, in terms of provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible

The On Market Renunciation shall take place only during the Renunciation Period for On Market Renunciation, i.e., from Monday, October 27, 2025 to Monday, November 03, 2025 (both

reholders shall be admitted for trading on the Stock Exchanges under ISIN INE726L20019 subject to requisite approvals. The details for trading in Rights Entitler

The Investors may renounce the Rights Entitlements, credited to their respective dernat accounts by way of an off-market transfer through a depository participant. The Rights Entitler

Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the dema

The Investors holding the Rights Entitlements who desire to transfer their Rights Entitlements will have to do so through their depository participant by issuing a delivery instruction slip quoting the ISIN INE726L20019, the details of the buyer and the details of the Rights Entitlements they intend to transfer.

The buyer of the Rights Entitlements (unless already having given a standing receipt instruction) has to issue a receipt instruction slip to their depository participant. The investors car transfer Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

INVESTORS TO KINDLY NOTE THAT AFTER PURCHASING THE RIGHTS ENTITLEMENTS THROUGH ON MARKET RENUNCIATION / OFF MARKET RENUNCIATION, AN APPLICATION HAS TO BE MADE FOR SUBSCRIBING THE RIGHTS EQUITY SHARES. IF NO APPLICATION IS MADE BY THE PURCHASER OF RIGHTS ENTITLEMENTS ON OR BEFORE ISSUE CLOSING DATE

THEN SUCH RIGHTS ENTITLEMENTS WILL GET LAPSED AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE. NO RIGHTS EQUITY SHARES FOR SUCH LAPSED RIGHTS ENTITLEMENTS WILL BE CREDITED, EVEN IF SUCH RIGHTS ENTITLEMENTS WERE PURCHASED FROM MARKET AND PURCHASER WILL LOSE THE AMOUNT PAID TO ACQUIRE THE

FOR PROCEDURE OF APPLICATION BY SHAREHOLDERS WHO HAVE PURCHASED THE RIGHT ENTITLEMENT THROUGH ON MARKET RENUNCIATION / OFF MARKET RENUNCIATION

LISTING AND TRADING OF THE RIGHTS EQUITY SHARES TO BE ISSUED PURSUANT TO THE ISSUE: The existing Equity Shares of our Company are listed and traded under the ISIN INE726L01019 on BSE (Scrip Code: 533452) and NSE (Symbol: DELPHIFX). The Rights Equity Shares proposed to be issued on a rights basis shall be listed and admitted for trading on both stock exchanges i.e, BSE and NSE subject to necessary approvals. Our Company has received in-principle approval from BSE and NSE through their letter dated September 17 2025 and September 24, 2025 respectively. Our Company will apply to BSE and NSE for final approval for the listing and trading of the Rights Equity Shares subsequent to their Allotmen DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE); It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed

In accordance with the SEBI ICDR Regulations, SEBI circulars SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, SEB Circular SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020, SEB Circular SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19, 2021, SEBI circular SEBI/HO/CFD/DIL2/CIR/P/2021/552 dated April 22, 2021 and SEBI circular SEBI/HO/CFD/DIL2/CIR/P/2021/552

CIR/P/2021/633 dated October 1, 2021 and other applicable laws, our Company will send, only through email, the Abridged Letter of Offer, the Rights Entitlement Letter, Application Form and other issue material to the email addresses of all the Eligible Equity Shareholders who have provided their Indian addresses to our Company.

Investors can access this Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity

The Rights Entitlements are tradable in dematerialized form only. The market lot for trading of Rights Entitlements is 1 (one) Rights Entitlements.

The detailed rules for transfer of Rights Entitlements through off-market transfer shall be as specified by the NSDL and CDSL from time to time

PLEASE REFER TO THE HEADING TITLED "PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS" ON PAGE 93 OF THE LETTER OF OFFER.

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 of

The instructions for transfer of Rights Entitlements can be issued during the working hours of the depository participants.

Place: Mumbai Date: 19 October 2025

Niwas Housing Finance Private Limited (Formerly known as IndoStar Home Finance Private Limited) Sd/-

Shreejit Menon Whole Time Director & Chief Executive Officer DIN: 08089220

Not Applicable

ement for the offer document. All capitalized terms used herein and not define in invitation or a recommendation to purchase, to hold or sell securities. This is not an annot 2025 the "Letter of offer" or ("LOF") filed with BSE Limited ("BSE") and NSE Limted ("NSE").

including GST and

printing charges

(Rs.)

Rs. 7000 including

GST and printing

Completion

18 Months

**Director of Tourism** 

Meghalaya, Shillong

## **DELPHI WORLD MONEY LIMITED**

Our company was originally incorporated as "Chanakya Holdings Private Limited" on October 9, 1985, as a private Limited to "Chanakya Holdings Limited" to "Chanakya Holdings Limited" In this regard, the Registrar of Companies, Mumbai. Subsequently, the company's name was changed from "Chanakya Holdings Private Limited" to "Chanakya Holdings Limited" to "Chanakya Holdings Limited" to "Weizmann Forex Limited" to the composite scheme as sanctioned by Hon'ble High Court of Bombay vide its Order dated October 29, 2010, the company's name was changed from "Chanakya Holdings Limited" to "Weizmann Forex Limited" On January 1, 2020, the company's name was changed again from "Weizmann Forex Limited" to "Ebixcash World Money India Limited" to its current ame, "Delphi World Money Limited", with the Registrar of Companies, Mumbai, issuing a fresh Certificate of Incorporation in accordance with the name change. For further details of our Company, please refer to "General Information" beginning on page 47 of this letter of offer

CIN: L65990MH1985PLC037697

Registered Office: 8th Floor, Manek Plaza, Kalina CST Road, Kolekalyan, Santacruz (E), Mumbai City, Mumbai, Maharashtra, India, 400098

Telephone: 022 - 68649800 | E-mail Id: into@ebixcash.com | Website: www.indiaforexonline.com

Contact person: Vinay Singh, Company Secretary & Compliance Officer OUR PROMOTER: EBIXCASH WORLD MONEY LIMITED

**ISSUE PROGRAMME** LAST DATE FOR ON MARKET RENUNCIATIONS\* ISSUE CLOSES ON

MONDAY, OCTOBER 27, 2025 MONDAY, NOVEMBER 03, 2025 Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date

rd or a duly authorized committee thereof will have the right to extend the Issue Opening Date). Further, no withdra ISSUE OF UP TO 52,23,295 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF <10 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF <191/- PER EQUITY SHARE (INCLUDING A PREMIUM OF < 181/- PER EQUITY SHARE) AGREEGATING UPTO < 9976.49 LAKHS\* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 23 EQUITY SHARE FOR EVERY 49 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS TUESDAY, OCTOBER 14, 2025 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" BEGINNING ON PAGE 90 OF LETTER OF OFFER.

# Assuming full subscription.

FATMENT SCHEDULE FOR THE NIGHT'S EQUITY SHARES						
AMOUNT PAYABLE PER RIGHTS EQUITY SHARE*		FACE VALUE (₹)	PREMIUM (₹)	TOTAL (₹)		
On Application 100%		10	181	191		
Total (₹)		10	181	191		
ASBA*	ASBA*  *Application supported by Blocked Amount (ASBA) is a better way of applying to issues by simple blocking the fund in the bank account, investors can avail the same. For further details read section on ASBA below.					

a. ON MARKET RENUNCIATION

**b. OFF MARKET RENUNCIATION** 

RIGHTS ENTITI EMENTS

AVAILABILITY OF ISSUE MATERIALS:

days inclusive

specified by the Stock Exchanges from time to time.

can be transferred in dematerialised form only.

account of the Renouncees on or prior to the Issue Closing Date.

DAVMENT COUEDING FOR THE DIGUTS FOURTY SHADES

In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars, SEBI/HO/CFD/DI-1/P/CIR/2025/31 dated March 11, 2025, SEBI/HO/CFD/DIL2/CIR/P/2021/633 dated October 1, 2021, SEBI/HO/CFD/DIL2/CIR/P/2021/552 dated April 22, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19,2021, SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24 2020; and SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020 (collectively hereafter referred to as "SEBI Rights Issue Circulars") and subject to the conditions prescribed under the SEBI circular SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009 and SEBI circular CIR/CFD/DIL1/1/2011 dated April 29, 2011 (together "ASBA Circulars"), all Investors desiring to make an Application in the Issue are mandatorily required to use either the ASBA Original Shareholders shall mean the Resident Shareholders who are holding the Equity Shares of our Company as on the Record Date i.e., October 14, 2025. Investors should carefully read the provisions applicable to such Applications before

making their Application through ASBA. For details, see "Procedure for Application through the ASBA Process" on page 93 of the Letter of Offer. Please Note that In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Please Note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date i.e. October 14, 2025 and desirous of subscribing to Rights Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company, in the manner provided on the website of the Registrar to the Issue at <a href="https://www.bigshareonline.com">www.bigshareonline.com</a> at least two Working Days prior to the Issue Closing Date i.e. November 03, 2025. They may also communicate with the Registrar with the help of the helpline number (+91 22 62638200) and their email address (rightsissue@bigshareonline.com).

Prior to the Issue Opening Date, the Rights Entitlements of those resident Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company namely Escrow Demat A/C — Delphi World Money-Suspense A/c for credit for Right Entitlement

As on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, i.e. November 03, 2025, shall not be eligible to make an Application for Rights Equity Shares against their Rights Entitlements with respect to the equity shares held in physical form.

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an

sue are mandatorily required to use either the ASBA process or the optional mechanism instituted only for resident Investors in this Issue. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA or the optional mechanism.

For details of procedure for application by the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date, see "Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 96 of this Letter of Offer.

PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS: An investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an SCSB, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts

Investors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application. APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM; Please note that in accordance with Regulation 77A of the SEBI ICDR Reg

read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date i.e. October 14, 2025 and desirous of subscribing to Rights Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company, in the manner provided on the website of the Registrar to the Issue at www.bigshareonline.com at least two Working Days prior to the Issue Closing Date i.e. November 03, 2025. They may also communicate with the Registrar with the help of the helpline number (+91 22 62638200) and their email address (rightsissue@bigshareonline.com).

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE I.e. TUESDAY,

DISPATCH OF THE ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION FORM: The Dispatch of the ALOF and Application Form for the Issue will complete on or before October

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circular, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Eligible Equity Shares shall be made in dematerialized form; and (ii) a demat suspense escrow account (namely, "Delphi World Money-Suspense A/c") opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI Listing Regulations; or (b) Equity Shares held in the account of IEPF authority; or (c) the demat accounts of the Eligible Equity Shareholders which are frozen or details of which are unavailable with our Company or with the Registrar on the Record Date; or (d) Equity Shares held by Eligible Equity Shares held by Eligible Equity Shares in physical form as on Record Date where details of demat accounts are not provided by Eligible Equity Shares held by Eligible Equity Shares in physical form as on Record Date where details of demat accounts are not provided by Eligible Equity Shares held or the Rights Entitlements returned/reversed/failed; or (f) the ownership of the Equity Shares currently under dispute, including any court proceedings.

APPLICATIONS ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder who has neither received the Application Form nor is in a position to obtain the Application Form either from our Company, Registrar to the Issue, Manager to the Issuer or from the website of the Registrar, can make an Application to subscribe to the Issue on plain paper through ASBA process. Eligible Equity Shareholders shall submit the plain paper application to the Designated Branch of the SCSB for authorizing such SCSB to block an amount equivalent to the amount payable on the application in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

Name of our Company, being DELPHI WORLD MONEY LIMITED:

Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);

Registered Folio Number/ DP and Client ID No.; Number of Equity Shares held as on Record Date;

Allotment option - only dematerialised form; Number of Rights Equity Shares entitled to;

Number of Rights Equity Shares applied for within the Rights Entitlements; Number of additional Rights Equity Shares applied for, if any:

Total number of Rights Equity Shares applied for;

10. Total amount paid at the rate of ₹ 191 per Rights Equity Share;

Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB;

In case of NR Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address and branch of the SCSB with which the account is maintained 13. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts. PAN of the Eligible Equity Shareholder and for

each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to this Issu

Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date

Contact Person: Vinay Singh, Company Secretary and Compliance Officer

**DELPHI WORLD MONEY LIMITED** Corporate Identity Number: L65990MH1985PLC037697 Registered Office: 8th Floor, Manek Plaza, Kalina CST Road, Kolekalyan, Santacruz (E), Mumbai City, Mumbai, Maharashtra, India, 400098



## the Stock Exchanges at www.bseindia.com and www.nseindia.com Eligible Equity Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar (i.e., www.bigshareonline.com) by entering their DP ID and Client ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form) and PAN. The link for the same shall also be available on the website of our Company

(i.e., www.indiaforexonline.com). BANKER TO THE ISSUE AND REFUND BANK: HOFC BANK LIMITED MONITORING AGENCY: CARE RATINGS LIMITED

Shares under applicable securities laws) on the websites of:

the Registrar to the Issue at www.bigshareonline.com

our Company at: www.indiaforexonline.com

FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OFFER AND ALOF. OTHER IMPORTANT LINKS AND HELPLINE: The Investors can visit following links for the below-mentioned purposes:

Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors www.bigshareonline.com

Updation of Indian address/ email address/ mobile number in the records maintained by the Registrar or our Company: www.bigshareonline.com

Updation of demat account details by Eligible Equity Shareholders holding shares in physical form: www.bigshareonline.com

Request Letter to be sent by the non-resident Eligible Equity Shareholders to the Registrar at their email id: for updating their Indian address. The Reguest Letter should be accompanie by their PAN card and Address proof. Kindly note that the non-resident Equity Shareholders who do not have an Indian address are no eligible to apply for this Issue.

REGISTRAR TO THE ISSUE **BIGSHARE SERVICES PRIVATE LIMITED** 

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093 Telephone: +91-022-62638200; Email: rightsissue@bigshareonline.com Website: www.bigshareonline.com Email: Investor@bigshareonline.com

Contact Person: Mr. Surai Gupta

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of company at www.nsejndia.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. 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 in the United States, and any Rights Equity Shares in the United States, as a mended, or an exemption from registration. There will be no public offering of Rights Equity Shares 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.

d)





elephone: 022 - 68649800

E-mail id: info@ebixcash.com Vebsite: www.indiaforexonline.com













# साने जापान की पहली महिला पीएम

# संसद ने साने ताकाइची को देश की पहली महिला प्रधानमंत्री के रूप में चुना

नई दिल्ली, 21 अक्टूबर

पान की संसद ने मंगलवार को अति रूढ़िवादी साने ताकाइची को देश की पहली महिला प्रधानमंत्री के रूप में चुना। इस घटनाक्रम से एक दिन पहले 64 वर्षीय ताकाइची की संघर्षरत 'लिबरल डेमोक्रेटिक पार्टी' ने एक नए सहयोगी दल के साथ गठबंधन समझौता किया, जिससे उनके सत्तारूढ़ गठबंधन के और अधिक दक्षिणपंथी होने के आसार हैं।

ताकाइची ने शिगेरु इशिबा का स्थान लिया, जिससे जुलाई में लिबरल डेमोक्रेटिक पार्टी (एलडीपी) की करारी चुनावी हार के बाद तीन महीने से जारी राजनीतिक गतिरोध खत्म हो गया। प्रधानमंत्री के रूप में केवल एक वर्ष तक सेवा देने वाले इशिबा ने मंगलवार को मंत्रिमंडल सहित इस्तीफा दे दिया, जिससे ताकाइची के सत्ता में आने का मार्ग प्रशस्त हुआ। निचले सदन में हुए मतदान में ताकाइची को 237 वोट मिले, जो बहुमत से चार अधिक हैं जबिक 'कॉन्स्टीट्यूशनल डेमोक्रेटिक पार्टी ऑफ जापान' के प्रमुख योशिको नोडा को 149 वोट मिले। परिणाम घोषित होने पर ताकाइची खड़ी हुईं और उन्होंने झुककर सभी का अभिवादन किया।

एलडीपी का ओसाका स्थित दक्षिणपंथी जापान इनोवेशन पार्टी (इशिन नो काई) के साथ गठबंधन ने ताकाइची की जीत सनिश्चित की. क्योंकि विपक्ष एकजट नहीं था। बहरहाल, यह नया गठबंधन अब भी संसद के दोनों सदनों में बहुमत से कम है और



## प्रधानमंत्री मोदी ने ताकाइची को बधाई दी

प्रधानमंत्री नरेंद्र मोदी ने मंगलवार को जापान की प्रधानमंत्री निर्वाचित होने पर साने ताकाइची को बधाई दी तथा कहा कि वह दोनों देशों के बीच रणनीतिक साझेदारी को और मजबत करने के लिए मिलकर काम करने के लिए उत्सक हैं। मोदी ने 'एक्स' पर एक पोस्ट में कहा, 'जापान की प्रधानमंत्री के रूप में आपके निर्वाचन पर हार्दिक बधाई साने ताकाइची।' उन्होंने कहा, 'मैं भारत-जापान विशेष रणनीतिक एवं वैश्विक साझेदारी को और मजबूत करने के वास्ते आपके साथ मिलकर काम करने के लिए उत्सुक हूं। हमारे गहरे होते संबंध हिंद-प्रशांत और उससे आगे शांति, स्थिरता एवं समृद्धि के लिए अत्यंत महत्त्वपूर्ण हैं।'

किसी भी विधेयक को पारित करने के लिए अन्य विपक्षी दलों का समर्थन लेना होगा. जो उनकी सरकार को अस्थिर और अल्पकालिक बना सकता है। एलडीपी ने यह गठबंधन बौद्ध समर्थित कोमेतो पार्टी के साथ संबंध टटने के बाद किया. जो अधिक उदार

और मध्यमार्गी मानी जाती है।

ताकाइची आज अपने मंत्रिमंडल की घोषणा करेंगी. जिसमें एलडीपी के सबसे प्रभावशाली नेता तारो आसो और उनके समर्थकों को शामिल किए जाने की उम्मीद है। ताकाइची के सामने अब कई चुनौतियां हैं

## पुरुष प्रधान पार्टी की पहली महिला पीएम

जापान पुरुष प्रधान राजनीति में मंगलवार को दुर्लभ बदलाव देखने को तब मिला जब घोर रूढ़िवादी मानी जाने वाली साने ताकाइची को देश की पहली महिला प्रधानमंत्री चुना गया। ताकाइची (64) लिबरल डेमोक्रेटिक पार्टी का नेतृत्व करने वाली पहली महिला भी हैं, जिसने द्वितीय विश्व युद्ध के बाद जापान राजनीति पर लगभग निर्बाध दबदबा रखा है। वह पूर्व ब्रिटिश प्रधानमंत्री मार्गरेट थैचर की प्रशंसक हैं और जापान के लिए पूर्व प्रधानमंत्री शिंजो आबे के रूढ़िवादी दृष्टिकोण की समर्थक हैं।

चीन के आंखों में खटकने वाले यसुकुनी मंदिर में ताकाइची पूजा अर्चना करने नियमित तौर पर जाती हैं। चीन, उत्तर और दक्षिण कोरिया और अन्य पीड़ित एशियाई देश मानते हैं कि यह मंदिर दूसरे विश्व युद्ध में जापान की आक्रामता का महिमामंडन करता है। लैंगिक समानता के मामले में जापान की स्थिति बहुत ही खराब है। हालांकि, ताकाइची ने अपने पूरे अभियान में शायद ही इस मुद्दे को उठाया होगा।

जिनमें इस सप्ताह एक प्रमुख नीतिगत भाषण, अमेरिका के राष्ट्रपति डॉनल्ड ट्रंप से बातचीत और क्षेत्रीय शिखर सम्मेलन शामिल हैं। उन्हें बढ़ती कीमतों और आर्थिक असंतोष को दूर करने के लिए दिसंबर के अंत तक राहत उपाय

## विषाक्त कफ सिरप पर अंकुश लगे: डब्ल्यूएचओ

रॉयटर्स लंदन, 21 अक्टूबर

विश्व स्वास्थ्य (डब्ल्यूएचओ) के एक अधिकारी ने कहा कि भारत को जहरीले कफ सिरप की बिक्री रोकने के लिए अभी और काम करने की जरूरत है। इस दिशा में कुछ प्रगति हुई है, लेकिन अभी बहुत और काम करना होगा। हाल ही में स्थानीय स्तर पर श्रीसन फार्मा द्वारा बनाए गए कोल्ड्रिफ कफ सिरप के सेवन से मध्य प्रदेश में कम से कम 24 बच्चों की मौत हो गई थी।

जांच में इस सिरप में डाइएथिलीन

ग्लाइकोल तय सीमा से लगभग 500 गुना अधिक मात्रा में पाया गया। निर्यात से पहले दवा का परीक्षण करने संबंधी नियम बनाए जाने का उल्लेख करते हुए डब्ल्यूएचओ अधिकारी रुटेंडो कुवाना ने कहा कि इस दिशा में कुछ प्रगति हुई है। लेकिन अभी स्थानीय स्तर पर बेचे जाने वाले सिरप के लिए ऐसा कोई नियम मौजुद नहीं है। घटिया और नकली दवाओं से जुड़ी घटनाओं पर डब्ल्युएचओ टीम का नेतत्व करने वाले कवाना ने हालांकि कहा कि जहरीली दवाओं पर अंकुश लगाने का काम जारी है, लेकिन अभी बहुत कुछ किए जाने की आवश्यकता है। यह एक बड़ा बाजार है, जिसमें हजारों

दवा निर्माता और कई राज्य हैं।

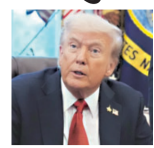
एच1बी वीजा शुल्क

# 'स्टेटस' बदलवाने पर नहीं लगेगा शुल्क

**अमेरिका** में एच-1बी वीजा आवेदनों पर ट्रंप प्रशासन की ओर से लगाया गया एक लाख अमेरिकी डॉलर का शुल्क ऐसे आवेदकों पर लागु नहीं होगा, जो अपने 'स्टेटस' में बदलाव कराना चाहते हैं या फिर प्रवास की अवधि बढ़वाना चाहते हैं। नए दिशानिर्देशों में यह जानकारी दी गई है।

अमेरिकी नागरिकता एवं आव्रजन

सेवा (यूएससीआईएस) द्वारा सोमवार को जारी दिशानिर्देशों में 'कुछ गैर-आप्रवासी कामगारों के प्रवेश पर प्रतिबंध लगाने के राष्ट्रपति डॉनल्ड ट्रंप के 19 सितंबर के आदेश में दी गई छूट को स्पष्ट किया गया है। ट्रंप की घोषणा के तहत नए एच1-बी वीजा के लिए शुल्क बढ़कर 1,00,000 अमेरिकी डॉलर (लगभग 88 लाख रुपये) हो जाएगा। यूएससीआईएस ने कहा, 'यह आदेश पहले जारी किए गए और वर्तमान में मान्य एच-1बी वीजा, या 21 सितंबर, 2025 को रात 12:01 बजे से पहले जमा किए गए किसी भी आवेदन पर लागू नहीं होगा।' यूएससीआईएस ने यह भी बताया कि इस आदेश में किसी भी मौजुदा एच1-बी धारक के अमेरिका में आने-जाने पर रोक नहीं है। यएससीआईएस ने कहा.



डॉनल्ड ट्रंप. राष्ट्रपति

आदेश 21 सितंबर, 2025 को रात 12:01 बजे या उसके बाद किए गए उस आवेदन पर भी लागू नहीं होगा, जिसमें आवेदक ने अपने 'स्टेटस में बदलाव कराने या फिर प्रवास की अवधि बढ़वाने की इच्छा जताई है।' यूएससीआईएस ने स्पष्ट किया कि यह शुल्क 'स्टेटस में परिवर्तन' के मामलों पर लाग नहीं होता है. जहां व्यक्ति देश छोड़े बिना ही श्रेणी बदल लेता है, जैसे कि एफ-1 छात्र की स्थिति से एच-1बी की स्थिति में जाना। अमेरिकी राष्ट्रपति द्वारा हस्ताक्षरित आदेश में एच1-बी वीजा के लिए शुल्क को बढ़ाकर प्रतिवर्ष 1,00,000 अमेरिकी डॉलर कर दिया गया है, जिससे अमेरिका में वीजा प्राप्त भारतीय पेशेवरों पर प्रतिकुल प्रभाव पड़

## .PHI WORLD MONEY LIMITED

Our company was originally incorporated as "Chanakya Holdings Private Limited" on October 9, 1985, as a private limited companies Act, 1956, and was granted the Certificate of Incorporation by the Registrar of Companies, Mumbai. Subsequently, the company's name was changed from "Chanakya Holdings Private Limited" to "Chanakya Holdings Limited" to "Chanakya Holdings Private Limited" to "Chanakya Holdings Private Limited" to "Chanakya Holdings Limited" to "Chanakya Holdings Private L n this regard, the Registrar of Companies, Mumbai, issued a fresh Certificate of Incorporation on August 23, 1996, reflecting the name change. Further, in pursuant to the company's name was changed from "Chanakya Holdings Limited" to "Weizmann Forex Limited" On January 1, 2020, the company's name was changed again from "Weizmann Forex Limited" to "Ebixcash World Money India Limited" to its currer me, "Delphi World Money Limited", with the Registrar of Companies, Mumbai, issuing a fresh Certificate of Incorporation in accordance with the name change. For further details of our Company, please refer to "General Information" beginning on page 47 of this letter of off

CIN: L65990MH1985PLC037697
Registered Office: 8th Floor, Manek Plaza, Kalina CST Road, Kolekalyan, Santacruz (E), Mumbai City, Mumbai, Maharashtra, India, 400098 Telephone: 022 - 68649800 | E-mail Id: info@ebixcash.com | Website: www.indiaforexonline.com

Contact person: Vinay Singh, Company Secretary & Compliance Officer

OUR PROMOTER: EBIXCASH WORLD MONEY LIMITED

**ISSUE PROGRAMME** LAST DATE FOR ON MARKET RENUNCIATIONS\*

**ISSUE CLOSES ON** ISSUE OPENS ON

Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date rd or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time but not exceeding 30 (thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date

ISSUE OF UP TO 52,23,295 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹191/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 181/- PER EQUITY SHARE) AGREEGATING UPTO ₹ 9976.49 LAKHS# ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 23 EQUITY SHARE FOR EVERY 49 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS TUESDAY, OCTOBER 14, 2025 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" BEGINNING ON PAGE 90 OF LETTER OF OFFER.

# Assumina full subscription

ASBA"

PAYMENT SCHEDULE FOR THE RIGHTS EQUITY SHARES					
AMOUNT PAYABLE PER RIGHTS EQUITY SHARE*	FACE VALUE (₹)	PREMIUM (₹)	TOTAL (₹)		
On Application 100%	10	181	191		
Total (₹)	10	181	191		

Simple, Safe, Smart way of Application - Make use of it !!!

\*Application supported by Blocked Amount (ASBA) is a better way of applying to issues by simple blocking the fund in the bank account, investors can avail the same. For further details read section on ASBA below. accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars, SEBI/HO/CFD-POD-1/P/CIR/2025/31 dated March 11, 2025, SEBI/HO/CFD/DIL2/ CIR/P/2021/633 dated October 1, 2021, SEBI/HO/CFD/DIL2/CIR/P/2021/552 dated April 22, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19,2021, SEBI/HO/CFD/DIL1/ CIR/P/2020/136 dated July 24 2020; and SEBI/CFD/DIL/ASBA/1/2009/30/12 dated May 6, 2020 (collectively hereafter referred to as "SEBI Rights Issue Circulars") and subject to be conditions prescribed under the SEBI circular SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009 and SEBI circular CIR/CFD/DIL/1/2011 dated April 29, 2011 (together "ASBA Circulars"), all Investors desiring to make an Application in the Issue are mandatorily required to use either the ASBA process. Original Shareholders shall mean the Resident Shareholders who are holding the Equity Shares of our Company as on the Record Date i.e., October 14, 2025. Investors should carefully read the provisions applicable to such Applications before

making their Application through ASBA. For details, see "Procedure for Application through the ASBA Process" on page 93 of the Letter of Offer. Please Note that In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity shares shall be made in dematerialized form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date i.e. October 14, 2025 and desirous f subscribing to Rights Faulty Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company, in the manner provided on the website of the

legistrar to the Issue at www.bigshareonline.com at least two Working Days prior to the Issue Closing Date i.e. November 03, 2025. They may also communicate with the Registrar with the help of the helpline number (+91 22 62638200) and their email address (rightsissue@bigshareonline.com). Prior to the Issue Opening Date, the Rights Entitlements of those resident Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account letails are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company namely Escrow Demat A/C — Delphi World

Money-Suspense A/c for credit for Right Entitlement As on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, i.e. November

03, 2025, shall not be eligible to make an Application for Rights Equity Shares against their Rights Entitlements with respect to the equity shares held in physical form.

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an datorily required to use either the ASBA process or the optional mechanism instituted only for resident Investors in this Issue. Investors should carefully ead the provisions applicable to such Applications before making their Application through ASBA or the optional mechanism.

or details of procedure for application by the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date, see "Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 96 of this Letter of Offer.

PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS: An investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an SCSB, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on he Application in their respective ASBA Accounts

nvestors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application. APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM: Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations

ead with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date i.e. October 14, 2025 and desirous of subscribing to Rights Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company, in the manner provided on the website of the Registrar to the Issue at <a href="www.bigshareonline.com">www.bigshareonline.com</a> at least two Working Days prior to the Issue Closing Date i.e. November 03, 2025. They may also communicate with the Registrar with the help of the helpline number (+91 22 62638200) and their email address

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE i.e. TUESDAY,

DISPATCH OF THE ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION FORM: The Dispatch of the ALOF and Application Form for the Issue will complete on or before October

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circular, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Eligible Equity Shareholders holding the Equity Shares in dematerialised form; and (ii) a demat suspense escrow account (namely, "Delphi World Money-Suspense A/c") opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held n a demat suspense account pursuant to Regulation 39 of the SEBI Listing Regulations; or (b) Equity Shares held in the account of IEPF authority; or (c) the demat accounts of the Eligible quity Shareholder which are frozen or details of which are unavailable with our Company or with the Registrar on the Record Date; or (d) Equity Share's held by Eligible Equity Shareholders olding Equity Shares in physical form as on Record Date where details of demat accounts are not provided by Eligible Equity Shareholders to our Company or Registrar; or (e) credit of the Rights Entitlements returned/reversed/failed; or (f) the ownership of the Equity Shares currently under dispute, including any court proceedings.

APPLICATIONS ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder who has neither received the Application Form nor is in a position to obtain the Application Form either from our Company, Registrar to the Issue, Manager to the Issue on plain paper through ASBA process. Eligible Equity Shareholders shall submit the plain paper application to the Designated Branch of the SCSB for authorizing such SCSB to block an amount equivalent to the amount payable on the application in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office

of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars: Name of our Company, being DELPHI WORLD MONEY LIMITED;

Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);

Registered Folio Number/ DP and Client ID No.: Number of Equity Shares held as on Record Date

Allotment option – only dematerialised form;

Number of Rights Equity Shares entitled to:

Number of Rights Equity Shares applied for within the Rights Entitlements; Number of additional Rights Equity Shares applied for, if any:

Total number of Rights Equity Shares applied for

Total amount paid at the rate of ₹ 191 per Rights Equity Share;

Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB

In case of NR Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address and

branch of the SCSB with which the account is maintained: 13. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for

each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to this Issue

**DELPHI WORLD MONEY LIMITED** 

Corporate Identity Number: L65990MH1985PLC037697

Telephone: 022 - 68649800

F-mail id: info@ebixcash.com

Website: www.indiaforexonline.com

Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in Application Form is the Issue Closing Date i.e. November 07, 2025. Our Board or Rights Issue committe may extend the said date for such period as it may determine from time to time, subject to the provisions of the Articles of Association, and subject to the Issue Period not exceeding 3 days from the Issue Opening Date i.e. October 27, 2025 If the Application together with the amount payable is either (i) not blocked with an SCSB; or (ii) not received by the Bankers to the Issue or the Registrar on or before the close of bankin

hours on the Issue Closing Date or such date as may be extended by our Board or Rights Issue Committee, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or Rights Issue Committee shall be at liberty to dispose of the Equity Shares hereby offered, as provided under "Terms of the Issue - Basis of Allotment" PROCEDURE FOR RENUNCIATION OF RIGHTS ENTITLEMENTS: The Investors may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part

(a) by using the secondary market platform of the Stock Exchanges; or (b) throug Entitlements credited/ lying in his/ her own demat account prior to the renunciation. of the Stock Exchanges; or (b) through an off-market transfer, during the Renunciation Period. The Investors should have the demat Rights Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlement

should consult their tax advisor or stock broker regarding any cost, applicable taxes, charges and expenses (including brokerage) that may be levied for trading in Rights Entitlements. a. ON MARKET RENUNCIATION The Investors may renounce the Rights Entitlements, credited to their respective demat accounts by trading/selling them on the secondary market platform of the Stock Exchanges through

a registered stock broker in the same manner as the existing Equity Shares of our Company.

In this regard, in terms of provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible Equity Shareholders shall be admitted for trading on the Stock Exchanges under ISIN INE726L20019 subject to requisite approvals. The details for trading in Rights Entitlements will be as specified by the Stock Exchanges from time to time.

The Rights Entitlements are tradable in dematerialized form only. The market lot for trading of Rights Entitlements is 1 (one) Rights Entitlements

The On Market Renunciation shall take place only during the Renunciation Period for On Market Renunciation, i.e., from Monday, October 27, 2025 to Monday, November 03, 2025 (bot days inclusive)

**b. OFF MARKET RENUNCIATION** 

The Investors may renounce the Rights Entitlements, credited to their respective demat accounts by way of an off-market transfer through a depository participant. The Rights Entitlen can be transferred in dematerialised form only. Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the dem

account of the Renouncees on or prior to the Issue Closing Date. The Investors holding the Rights Entitlements who desire to transfer their Rights Entitlements will have to do so through their depository participant by issuing a delivery instruction slip quoting the ISIN INE726L20019, the details of the buyer and the details of the Rights Entitlements they intend to transfer

The buyer of the Rights Entitlements (unless already having given a standing receipt instruction) has to issue a receipt instruction slip to their depository participant. The Investors ca transfer Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

The instructions for transfer of Rights Entitlements can be issued during the working hours of the depository participants

The detailed rules for transfer of Rights Entitlements through off-market transfer shall be as specified by the NSDL and CDSL from time to time INVESTORS TO KINDLY NOTE THAT AFTER PURCHASING THE RIGHTS ENTITLEMENTS THROUGH ON MARKET RENUNCIATION / OFE MARKET RENUNCIATION AN APPLICATION HAS

TO BE MADE FOR SUBSCRIBING THE RIGHTS EQUITY SHARES. IF NO APPLICATION IS MADE BY THE PURCHASER OF RIGHTS ENTITLEMENTS ON OR BEFORE ISSUE CLOSING DAT THEN SLICH RIGHTS ENTITLEMENTS WILL GET LAPSED AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE, NO RIGHTS FOLLITY SHARES FOR SLICH LAPSED RIGHT ENTITLEMENTS WILL BE CREDITED, EVEN IF SUCH RIGHTS ENTITLEMENTS WERE PURCHASED FROM MARKET AND PURCHASER WILL LOSE THE AMOUNT PAID TO ACQUIRE THE RIGHTS ENTITLEMENTS

FOR PROCEDURE OF APPLICATION BY SHAREHOLDERS WHO HAVE PURCHASED THE RIGHT ENTITLEMENT THROUGH ON MARKET RENUNCIATION / OFF MARKET RENUNCIATION PLEASE REFER TO THE HEADING TITLED "PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS" ON PAGE 93 OF THE LETTER OF OFFER.

LISTING AND TRADING OF THE RIGHTS EQUITY SHARES TO BE ISSUED PURSUANT TO THE ISSUE: The existing Equity Shares of our Company are listed and traded under the ISIN INE726L01019 on BSE (Scrip Code: 533452) and NSE (Symbol: DELPHIFX). The Rights Equity Shares proposed to be issued on a rights basis shall be listed and admitted for trading on both stock exchanges i.e, BSE and NSE subject to necessary approvals. Our Company has received in-principle approval from BSE and NSE through their letter dated September 17 2025 and September 24, 2025 respectively. Our Company will apply to BSE and NSE for final approval for the listing and trading of the Rights Equity Shares subsequent to their Allotment DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construe 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 AVAILABILITY OF ISSUE MATERIALS:

In accordance with the SEBI ICDR Regulations, SEBI circulars SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, SEB Circular SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020 SEB Circular SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19, 2021, SEBI circular SEBI/HO/CFD/DIL2/CIR/P/2021/552 dated April 22, 2021 and SEBI circular SEBI/HO/CFD/DIL2 CIR/P/2021/633 dated October 1, 2021 and other applicable laws, our Company will send, only through email, the Abridged Letter of Offer, the Rights Entitlement Letter, Application Fornand other issue material to the email addresses of all the Eligible Equity Shareholders who have provided their Indian addresses to our Company.

Investors can access this Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity

Shares under applicable securities laws) on the websites of:

our Company at: www.indiaforexonline.com

the Registrar to the Issue at www.bigshareonline.com the Stock Exchanges at www.bseindia.com and www.nseindia.com

Eligible Equity Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar (i.e., <u>www.bigshareonline.com</u>) by entering their DP ID and Client ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form) and PAN. The link for the same shall also be available on the website of our Company (i.e., www.indiaforexonline.com)

BANKER TO THE ISSUE AND REFUND BANK: HDFC BANK LIMITED MONITORING AGENCY: CARE RATINGS LIMITED

FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OFFER AND ALOF.

OTHER IMPORTANT LINKS AND HELPLINE: The Investors can visit following links for the below-mentioned purposes:

Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors www.bigshareonline.com

Updation of Indian address/ email address/ mobile number in the records maintained by the Registrar or our Company: www.bigshareonline.com  $\label{thm:complex} \mbox{ Updation of demat account details by Eligible Equity Shareholders holding shares in physical form: $\underline{www.bigshareonline.com}$ \\$ 

Request Letter to be sent by the non-resident Eligible Equity Shareholders to the Registrar at their email id: for updating their Indian address. The Request Letter should be accompanied by their PAN card and Address proof. Kindly note that the non-resident Equity Shareholders who do not have an Indian address are no eligible to apply for this Issu-



REGISTRAR TO THE ISSUE **BIGSHARE SERVICES PRIVATE LIMITED** 

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai - 400093 Telephone: +91-022-62638200; Email: rightsissue@bigshareonline.com Website: www.bigshareonline.com

Email: Investor@bigshareonline.com SEBI Registration No.: INR000001385 Contact Person: Mr. Surai Gupta

Contact Person: Vinay Singh, Company Secretary and Compliance Officer

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of company at www.nseindia.com.

Investors should note that investment in equity shares are listed i.e. BSE at www.bseindia.com and NSE and www.nseindia.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. 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.

d)

#### शेअर बाजारात तेजी; निफ्टी वर्षाच्या सर्वोच्च पातळीवर, सेन्सेक्स ६२ अंकांनी वधारला (००१%) वाहीसह २५.८५० अंकांवर बंद

नवी दिल्ली, दि. २१ (वृत्तसंस्था) : दिवाळीच्या शुभ मुहूर्तावर २१ ऑक्टोबर २०२५ बॉम्बे स्टॉक एक्स्वेंज आणि नॅशनल स्टॉक बाग्ब स्टाक एक्टचम आणि नशनरा स्टाक एक्सचेंन वर संभाल मुहत्ते ट्रेडिंग सत्र पार पडले. हे एक तासाचे विशेष सत्र दुपारी १:४५ वानता सुरू होऊन २:४५ वानता संपत्ते. ट्रेडिंगच्या सुरुवातीला बाजारात उत्साह पाहायला मिळाला. BSE मेन्येक्स जवलपास ३०० अंकांनी वादन उघडला तर, NSE निफ्टी देखील २५,९०० अंकांच्या व व्यापार करत होता. दुपारी १:५५ वाजेपर्यंत, सेन्सेक्स १९० अंकांनी वाढून ८४,५५२.८२ वर, तर निफ्टी ६३ अंकांनी वाढून २५,९०६.२५ वर व्यवहार करत होता. मात्र, ट्रेडिंगच्या दुसऱ्या अर्ध्या भागात बाजारात थोडी घसरण झाली आणि तेजी मर्यादित राहिली. महर्त ट्रेडिंगचा सेशन २:४५ मवादित सहिता. मुहुत ट्रांडमचा स्थान रःछ५ वाजता संपता आणि बाजार हलको वाढ चेऊन बंद शाला. BSE सेन्सेक्स ६२,९७ अंकांच्या (०.०७%) वाढीसह ८४,४२६,३४ अंकांचर बंद झाला, तर NSE निफ्टी २५.४५ अंकांच्या

न्यापैकी ३ ०२६ शेअर्स वधारले तर ९५१ शेअर्स



घसरले. तसेच, १७४ शेअर्स ५२ आठवड्यांच्या उच्चांकावर पोहोचले. तर ४२ शेअर्स ५२ आठवड्यांच्या नीचांकी पातळीवर पोहोचले.

व्यवहारात सिप्ला १.५८% वाढीसह आघाडीवर होता. तर, बजाज फिनसर्व्ह, इन्फोसिस, जेएसडब्ल्यू स्टील, ग्रासिम, ॲक्सिस बँक आणि डॉ. रेड्डीज यांचे शेअर्सही १.१८% ते ०.४९% वधारले. कोटक महिंद्रा बँक, आयसीआयसीआय बँक एशियन पेंटस अल्ट्राटेक सिमेंट, एचसीएल टेक, मारुती, टीसीए, टेंड भारती एअस्टेल मॅक्स हेल्थ रिलायन्स ) ओएनजीसी, इंडिगो आणि सन फार्मा यांचे शेअर्स ०.९८% ते ०.३२% दरम्यान घसरले. दुसरीकडे मल्टी कमॉडिटी एक्स्चेंज (MCX) वर सोने आणि चांदीच्या भावात मोठी घसरण झाली. त्यामुळे गंतवणकदारांसाठी हा महर्त टेडिंगचा दिवस आनंद भाणि चिंता दोन्ही घेऊन आला आहे.

सोन्याच्या किंमती: दिवसाच्या व्यवहारात सोनं ३,७२४ प्रति १० ग्रॅमने घसरून १,२६,९०० वर आलं. हा भाव सोन्याच्या लाइफटाइम हायपेक्षा ५,३९४ कमी आहे

चांदीच्या किंमतीः चांदी ९,४७९ प्रति किलोने घसरून १.४८.५०८ वर पोहोचली. शक्रवारी चांदीने १,७०,४१५ प्रति किलोचा लाइफटाइम हाय गाठला होता. म्हणजे काही दिवसांतच चांदीत तब्बल २१,९०० प्रति किलोची घसरण झाली

## दिवाळीत ६ लाख कोटींची विक्रमी उलाढाल: भारतीयांची 'Made In India' वस्तुंना पसंती

नवी दिल्ली, दि. २१ (वृत्तसंस्था) : यंदाच्या दिवाळीत स्वदेशी वस्तूंची मोठ्या प्रमाणात विक्री झाली आहे. गेल्या वर्षीच्या तुलनेत या वर्षी विकी २५% जास्त होती भारतीयांनी चिनी वस्तूऐवजी मेड इन इंडिया वस्तू खरेदीला पसंती दिली. द कॉन्फेडरेशन ऑफ ऑल इंडिया ट्रेडर्स (CAIT) च्या अहवालानुसार, तब्बल ५.४० लाख कोटींच्या वस्तू विकल्या गेल्या, तर सेवांमुळे ₹६५ oo कोटींची उलादाल डाली ही भरघोस स्वदेशी भावना दर्शवते. ही सणासदीच्या काळातील भारताच्या व्यवसाय इतिहासातील सर्वाधिक उलाढाल आहे. CAIT चा दिवाळी उत्सव विक्री २०२५ वरील संशोधन अहवाल राज्यांच्या राजधान्या आणि टियर २ आणि ३ शहरांसह ६० प्रमख वितरण केंद्रांमध्ये केलेल्या व्यापक देशव्यापी



आणि स्वटेशीचा अवलंब करण्यासाठी "मजबत जान स्वयसाचा जनसन् तर ...... ब्रॅंड ॲम्बेसेडर" म्हणून उदयास आले, ज्यामुळे व्यापारी समुदाय आणि ग्राहकांना स्वदेशीची प्रेरणा पंतप्रधानांच्या स्वदेशी दिवाळीचा लोकांवर खप प्रभाव पडला. ७८% ग्राहकांनी परदेशी वस्तूंपेक्षा भारतीय बनावटीच्या वस्तूंना प्राधान्य दिले. यामुळे चिनी वस्तूंच्या मागणीत लक्षणीय घट झाली. व्यापाऱ्यांनी गेल्या वर्षीच्या तुलनेत भारतीय बनावटीच्या उत्पादनांच्या विक्रीत २५% वाढ नोंदवली. सीएटीचे राष्ट्रीय अध्यक्ष बी.सी. भरतिया यांनी प्रमुख उत्सवी वस्तूंच्या विक्रीची माहिती दिली. किराणा आणि एफएमसीजीचा वाटा १२%, सोने आणि दागिने १०% इलेक्टॉनिक्स आणि इलेक्ट्रिकल्स ८%, ग्राहकोपयोगी वस्तू ७%, तयार रुपापुरुपात पटना, आरमानामा परातू पुण, पामार कपडे ७%, मेटवस्तु उत्पादने ७%, गृहसनावट ५%, फर्नेच्य आणि फर्निचर ५%, मिटाई आणि स्वस्त ५%, कापड आणि कापड ४%, पूना वस्तू ३%, फळे आणि सुकामेवा ३%, वेकरी आणि मिठाई ३%, शूज् २% आणि इतर वस्तू एकूण व्यापारात १९% होता.

## टाटा मोटर्सच्या प्रवासी वाहनांच्या विक्रीने नोंदवला नवा विक्रम

विभागाने या वर्षी धनत्रयोदशी व दीपावलीच्या काळात विक्रीचा नवा विक्रम नोंदवला आहे. कंपनीला या सणासुदीच्या दिवसांत २५,००० हून अधिक वाहनांच्या डिलिव्हरीची अपेक्षा आहे. विशेष म्हणजे. केवळ दान ।दवसाच्या वनत्रपादरा। कालावधीत विक्रीत जवळपास ३०

टक्क्यांची वाढ झाली आहे. या संदर्भात टाटा मोटर्स प्रवासी वाहन विभागाचे मुख्य वाणिज्य अधिकारी अमित कामत म्हणाले, 'यंदा धनत्रयोदशी व दीपावलीच्या डिलिव्हरी दोन-तीन दिवसांमध्ये

मुंबई, दि. २१ (प्रतिनिधी) विखुरलेल्या आहेत. कारण ग्राहक टाटा मोटर्सच्या प्रवासी वाहन शुभ मुहूर्तांनुसार खरेदी करत आहेत. एकणच मागणी मोठ्या प्रमाणावर मजबूत आहे. जीएसटी सधारणेमळे वाहन बाजाराला अधिक गर्नी फिळाली आहे लात नता ।मळाला आह. त्यात सणासुदीच्या काळाची सकारात्मक भर पहली आहे त्यामळे आम्ही या सणासुदीच्या कालावधीत २५,००० हन अधिक वाहनांची डिलिव्हरी करू अशी अपेक्षा आहे" मारेंसर महिन्यात कंपनीने देशांतर्गत बाजारात तब्बल ५९,६६७ गाड्या विकल्या, जे गेल्या वर्षी याच महिन्यातील ४१,०६५ गाड्यांच्या तुलनेत ४५.३

टक्क्यांनी जास्त आहे

#### चीन घेईना अमेरिकी सोयाबीन, आयात शून्यावर नवी दिल्ली, दि. २१ (वृत्तसंस्था) दशलक्ष टनांवर गेली तर अर्जेंटिनाइन

: चीनने सप्टेंबर २०२५ मध्ये अमेरिकेतून सोयाबीनचा एक दाणाही अभारत केला नाही. नोव्हेंबर २०१८ नंतर प्रथमच चीनने अमेरिकी सोयाबीनची आयात शून्यावर आणली आहे. मागील वर्षी या काळात १,७ दशलक्ष ट्न अमेरिकी सोयाबीन चीनने आयात केले होते

आसीत करा हात. अमेरिकी आयातीवरील चीनचे उच्च शुल्क आणि अमेरिकेतील आधीच्या हंगामातील मालाची आधीच झालेली विक्री यामुळे चीनची सोयाबीनची खरेदी थांबली. असे चीनच्या सीमाशुल्क विभागाने सांगितले. त्याउलट ब्राझीलहून चीनची सोयाबीन आयात ३० टक्के वाहून १०.९६

९१ टक्के वाढून १.१७ दशलक्ष टनांवर गेली. सप्टेंबरमध्ये चीनची एकूण सोयाबीन आयात १२८७ दशलक्ष



टनांवर पोहोचली. हा आतापर्यंतचा दुसरा सर्वांत मोठा आकडा आहे. तज्ज्ञांच्या मते, अमेरिकेसोबत व्यापार करार झाला नाही तर पढील वर्षी चीनला

टंचाई जाणवू शकते. चीन हा जगातील सर्वांत मोठा सोयाबीन आयात करणारा देश आहे. जागतिक व्यापारयुद्धात अमेरिकेला प्रत्यत्तर देण्यासाठी चीनने अमेरिकेच्या धर्तीवरच नवे नियम लागू केले आहेत. चीनचे दुर्मीळ धातू असलेल्या किंवा चिनी तंत्रज्ञान वापरून तयार केलेल्या वस्तू परदेशात पाठविण्यासाठी परदेशी कंपन्यांना चीनकडून मंजुरी घ्यावी लागणार आहे. अमेरिकेचे व्यापार प्रतिनिधी जेमीसन ग्रीर यांनी सांगितले की, दक्षिण कोरियाची एखादी स्मार्टफोन कंपनी जर चीनमधून मिळालेल्या धातूंचा वापर करून फोन तयार करीत असेल तर तिला तो ऑस्ट्रेलियाला विकण्यासाठी चीनची



#### अगरवाल इंडस्ट्रियल कॉपॉरेशन लिमिटेड.

नीराणिक व्यापीलर : वृद्धि २०१-२०३, हेरले कोर्ड, साबर ट्रॉक्स वेत चेवा, मुखे ४०० ०७१. ट्राव्यमी क्रमोक ०२१-२०२१११९/७०. कीमा ०२२-२०२१११७ मीजायक : L99999MH1995PLC084618 वेषसारह : www.aiclklini, मैंगा : contact@aiclklin प्रत्यक्ष श्रेअसंच्या हस्तांतरण विशंतीच्या पुनलेंखनसार्धी विशेष विद्योची सूचना

प्रत्यक्ष में आर्थक में आर्थक्य हरलांतरण विश्वतीच्या पुश्लेखनासाठी क्रिमेष विश्वती मुख्य पुराशता चळळिवणात तेत आहे की, सिल्युर्तिटीय एससंयेज बोर्ड आहे हाहिया (सेली) ने २२ जुले २२२५ च्या पोराव्यक कर्माक संवीए एका) एका अन्यास क्रांत्र संविध होता है। हिस्स क्रिमेश संविध होता है। हिस्स क्रांत्र संवध्य क्रांत्र संवध्य क्रांत्र संवध्य क्रांत्र संवध्य क्रांत्र संवध्य क्रांत्र संवध्य होता है। इत्त २०२५ है ६ वानेवारी २०२६ में १ हाते आणि व्यांत्री खोटी क्रांत्र संवध्य अध्यक्षमात्र है। जुले २०२५ है ६ वानेवारी २०२६ में १ हाते आणि व्यांत्री खोटी क्रेस्टाया सिल्युर्विटीय क्रांत्र गुलवायुक्त वार्ता आहे. गुलवायुक्त करणे सोरे इताने आणि व्यांत्री खोटी क्रेस्टाया सिल्युर्विटीय क्रांत्र गुलवायुक्त वार्तात्र संवध्य करणे सोरे इताने अणि व्यांत्र संवध्य सिल्युर्विटीय क्रांत्र गुलवायुक्त करणे सोरे इताने क्रांत्र संवध्य सिल्युर्विटीय क्रांत्र गुलवायुक्त करणे सारे इताने क्रांत्र संवध्य स्थातित होता सिल्युर्विटीय क्रांत्र में इताने स्वांत्र संवध्य सार्वात्र संवध्य सार्वात्र संवध्य स्वध्य संवध्य स

सही/= याशी अगरवाल कंपनी सचिव आणि अनुपालन अधिकारी

ation purpose only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an anno assigned to them in the letter of offer dated October 08, 2025 the "Letter of offer" or ("LOF") filed with BSE Limited ("BSE") and NSE Limited ("NSE"). ement for the offer document. All capitalized terms used herein and not defined

#### **DELPHI WORLD MONEY LIMITED**

oney mon Limited: with a fresh Certificate of Incorporation Issued by the Registrar ration in accordance with the name change. For further details of our Company place CIN: L65990HH96SP-CL037692 Registered Office: 8th Floor, Manek Plazz, Kalina CST Road, Kolekskyn, Santhau Century (22 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century Language Company (23 - 6864980) [2 - Ismail Mr info@ebcash.com [Web Century (24 - 6864980) [2 - I

7 E), Mumbai City, Mumbai, Maharashtra, India, 400098 ebsite: www.indiaforexonline.com

OUR PROMOTER: EBIXCASH WORLD MONEY LIMITED

ISSUE OPENS ON LAT DATE FOR ON MARKET RENUICIATIONS\* ISSUE CLOSES ON\*
MONDAY, OCTOBER 27, 2025 MONDAY, NOVEMBER 03, 2025 FRIDAY, NOVEMBER 07, 2025

ISSUE OF CONTROL OF CONTROL

ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 23 EQUITY SHARE FOR EVERY 49 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS TUESDAY, OCTOBER 14, 2025 (THE
"ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" BEGINNING ON PAGE 90 OF LETTER OF OFFER. Assuming full subscription. PAYMENT SCHEDULE FOR THE RIGHTS EQUITY SHARES

AMOUNT PAYABLE PER RIGHTS EQUITY SHARE*		FACE VALUE (₹)	PREMIUM (₹)	TOTAL (₹)		
On Application 100%		10	181	191		
Total (₹)		10	181	191		
ASBA'	Simple, Safe, Smart way of Application - Make use of it !!!  *Application supported by Blocked Amount (ASBA) is a better way of applying to issues by simple blocking the fund in the bank account, investors can avail the same. For further details read section on ASBA below.					
In accordance with Regulations 7 of the SEBI (CDIR Regulations, SERI Rights Issue Circulars, SERI HIGH CTPLOTE-PND-1-PIOR/2075.31 dated Marker 11 (2025, SERIH-OCFD DULZ) (DR POPR/2074) (See Added Poprison) (SERI Rights Issue Circulars) (SERI Rights Issue Circulars) (SERI Rights Issue Circulars) (Representation) (SERIH Rights Issue Circulars) (SERIH Rights Issue Circulars) (Representation) (Repr						

"Application supported by Blocked Amount (ASBA) is a better way of applying to issues by simple in accordance with Regulation 76 of the SEID (RR Regulation SEE Rights Issue CIVILANS, SERM)OFCEDIO—10-10-PRO/2023/31 dated March 11, 2025, SERM/HOCFD012, CIRP/2021/153 dated Corboer 1, 2021, SERM/HOCFD012, CIRP/2021/153 dated Age 12, 2021, SERM/HOCFD012, CIRP/2021/153 dated Age 22, 2021, SERM/HOCFD012, CIRP/2021/153 dated Service 14, 2021, SERM/HOCFD012, CIRP/2021/152, SERVICE 14, 2021, SERVICE 14, 2021,

e ring by the neighbor (and the captured of th

Money-Supprises Air for credit for Right Entitlement

As on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Cosing Date, i.e. November

30, 2005, shall not be eligible to make an Application for Right Entitlement

RECORDINE FIRE APPLICATION. The Application Fire Right Entitlement is the Registrary or our Company at least two Working Days prior to the Issue Cosing Date, i.e. November

30, 2005, shall not be eligible to make an Application for Right Entitlements with respect to the equily shares held in physical PROPERTIES (Inc.) and ASBA Circulars, all Investors desiring to make an Application in the Saste are nearbordly required for use either the ASBA process or the optional mechanisms instituted only for resident Investors in this issue. Investors should carefully read the provisions applicable to such Applications between AsBA process or the optional mechanism.

For details of procedure for application by the resident Figible Equility Shares in physical form as on the Record Date, see "Procedure of Application by Engine Equility Shares in physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure of Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as on the Record Date, see "Procedure for Application by Engine Equility Shares in Physical form as a Physical Shares and Physical Shares and Physical Shares and Physical Shares and Physical Sh

the Application in their respective ASBA Accounts.

Investors should ensure that they have contently submitted the Application Form, or have otherwise provided an authorisation to the SCSB, with the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application Among mentioned in the Application Form, as the case may be, at the time of submission of the Application Form Application Form Application Form, as the case may be, at the time of submission of the Applications and the Application Form, as the Control of Application Form Application Form Application Form Applications Form Application Form Appl

If DEBMIC removacor from mone or in the mone of the first of the state of the ALOF and Application Form for the Issue will complete on or before October 114, 2025;
Other Title ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION FORM: The Dispatch of the ALOF and Application Form for the Issue will complete on or before October 50 by the Registers to the Issue.

DISPATION OF THE ABBIDGED LETTER OF OFFER ("ALD") AND APPLICATION Fuller, to the space of the Autor are apparentant return to une share were unsurpress or on execute Autority 22, 2025 by the Registrate to the Issue.

REBOTION FRIENTS ENTITICATION TO THE ABBIDGED AND APPLICATION FULL FROM FRIENDS AND APPLICATION FULL FROM FRIENDS AND APPLICATION FULL FROM FRIENDS AND APPLICATION FOR THE ABBIDGED AND APPLICATION FOR THE ABBIDGE

Designated Branch of the SCSB before the Issue Closing Date a Name of our Company, being DELPHI WORLD MONEY LIMITED Name and address of the Eligible Equity Shareholder including ju Registered Folio Number/ DP and Client ID No.;

Hegistret froit on terminer, or any union to virus, Number of Equity Shares held as on Record Date; 
Allomet of Liquity Shares held as on Record Date; 
Allomet of Liquity Shares held as on Record Date; 
Allomet of Liquits Equity Shares applied for whith the Rights Entitlements; 
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DELPHI WORLD MONEY LIMITED

Carporate Identity Number: LISS900H4198SF10037807

Registered Office: 8" Floor, Manck Plaza, Kalina CST Read, Kolekalyan, Santacruz (E), Mumbai Chy, Mumbai, Maharashtra, India, 400088

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\*\*PROFECTION FOR THE ACTION OF RIGHTS ENTITLEMENTS: The Investors may renounce the Rights Entitlements, credited to their respective demail are (a) by using the secondary market platform of the Slock Exchanges, or (b) through an off-market transfer, during the Remuniciation Period. The Investors inclination section of the Company of the Rights Entitlements. Controlled by the International Controlled Co

a. OM AMBERT RENUNCATION
The This Investors may recommorbe the Rights Entitlements, credited to their respective demail accounts by trading/selling them on the socondary market platform of a registered stock broker in the same manner as the existing Equity Shares of our Company.
In this regard, in their of provisions of the Equit BIOPR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the espective Equity Shareholders shall be admitted for trading on the Block Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in specified by the Stock Exchanges to find the Book Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in specified by the Stock Exchanges tom time to write the Stock Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in specified by the Stock Exchanges tom time to write the Stock Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in specified by the Stock Exchanges to make the Stock Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in specified by the Stock Exchanges to make the Stock Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in specified by the Stock Exchanges to the Stock Exchanges under ISBN INET/28L20019 subject to requisite approvais. The details for trading in the Stock Exchanges under ISBN INET/28L20019 subject to requisite approvais.

b. OFF MARKET RENUNCIATION.
In the levelstor may requirement the flights Entitlements, credited to their respective demat accounts by way of an off-market transfer through a depository participant. The Rights Entitlement can be transferred in demateriated form only. Entitlements are credited to the deaccount of the Renounces on or prior to the issue Closing Date.

The Investors hading the Rights Entitlement who desire to transfer their Rights Entitlements will have to do so through their depository participant by issuing a delivery instruction quoting the ISMI MEZ/SCQ.2019, the details of the buyer and the details of the Rights Entitlements may intend to transfer. The depository participant by issuing a delivery instruction quoting the ISMI MEZ/SCQ.2019 the details of the buyer and the details of the Rights Entitlements in the Entitlements in the Entitlement Entitlem

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Uttice No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahur Telephone: +91-022-62638200; Email: rightsissue@bigshar Website: www.bigshareonline.com

yeary is proposing, subject to recipied proguishe approvais, market conditions and other considerations, in sixue Equity States on a rights basis and has filled a Lutter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Lutter of Offer is available on the website of company at www.indisforemonline.com, and at website is the first Equity States is select at. 85 at a importance is proposed for in 1983, as a removed or an exemption from registration. There will be no public effering or importance in the public selection of the importance is not be under the Securities at a 1983, as a removed or an exemption from registration. There will be no public defined print in the United States. The importance is not a select at 1983, as a removed or an exemption from registration. There will be no public defined print Equity States as select at 1983, as a removed or an exemption from registration. There will be no public defined print Equity States as select at 1983, as a removed or an exemption from registration. The will be not public defined print Equity States as a many selection and the selection of the selection of