



KL/SEC/2025-26/51

Date: 19th September, 2025

To,
The Manager - Listing
National Stock Exchange of India Limited,
Exchange Plaza, Bandra Kurla Complex,
Bandra (E), Mumbai-400 051
NSE Symbol: KAMDHENU

To,
The Manager - Listing
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai- 400 001
BSE Scrip Code: 532741

Sub: Copies of Newspaper Advertisement.

Ref: Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

Dear Sir/ Madam,

Pursuant to the Regulation 30 and 47 of Listing Regulations, please find attached copies of extract of newspaper advertisements published on Friday, 19th September, 2025 in all editions of Financial Express (English) and Jansatta Delhi – NCR edition (Hindi) regarding publication of the public notice for important communications to shareholders for the below mentioned purpose:

1. Opening of the Special Window for re-lodgement of transfer requests of physical shares, in continuation to Newspaper Advertisement published by the Company on 24th July, 2025, in accordance with SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 02, 2025; and
2. 100-Days "Saksham Niveshak" Campaign by IEPFA, Ministry of Corporate Affairs.

We request you to kindly take the same on records.

Thanking you,

Yours faithfully,

For Kamdhenu Limited

Khem Chand,
Company Secretary & Compliance Officer

Encl.: as above.

KAMDHENU LIMITED

Regd. Off. 2nd Floor, Building No. 9A, DLF
Cyber City, Phase-III, Gurugram, HR-122002

E-mail: kamdhenu@kamdhenulimited.com
Website: www.kamdhenulimited.com

CIN: L27101HR1994PLC092205
Phone: 0124 4604500

POLLS WILL REMAIN TOPMOST PRIORITY OF INTERIM GOVT: KARKI

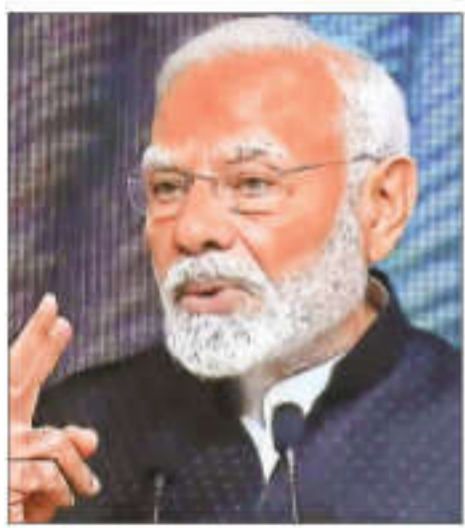
Modi speaks to Nepal PM, affirms support to peace

SHUBHAJIT ROY
New Delhi, September 18

PRIME MINISTER NARENDRA Modi spoke to Nepal's interim Prime Minister Sushila Karki on Thursday and conveyed India's "steadfast support for her efforts to restore peace and stability" in the country.

After the phone call, Modi posted on X: "Had a warm conversation with Mrs. Sushila Karki, Prime Minister of the Interim Government of Nepal. Conveyed heartfelt condolences on the recent tragic loss of lives and reaffirmed India's steadfast support for her efforts to restore peace and stability. Also, I extended warm greetings to her and the people of Nepal on their National Day tomorrow."

During the conversation, Prime Minister Karki said that "elections will remain the topmost priority of the interim government". This is being seen by Delhi as an affirmation that the political process has



PM Narendra Modi; his Nepal counterpart Sushila Karki

not been derailed in Nepal following the Gen Z protests and the interim arrangement.

A PMO statement said, "Prime Minister conveyed India's readiness to continue working closely to further strengthen the special ties between the two countries and India's full support to Nepal in its efforts towards restoring peace and stability, and for the progress of the people of Nepal."

It also said Prime Minister Karki thanked PM Modi for India's "firm support to Nepal

government of Nepal, it said.

During the phone call, PM Karki told PM Modi that the historical and close relationship between Nepal and India will continue to be strengthened by multifaceted people-to-people ties.

"Both Prime Ministers reaffirmed their commitment to continue the strong momentum of bilateral cooperation and partnership for the benefit of the people of the two countries," Nepal's Foreign Ministry said.

Karki also conveyed her heartfelt greetings and best wishes to Modi on his 75th birthday and appreciated him for his message of solidarity, according to the statement from Nepal.

Modi extended warm wishes ahead of the National Day (Constitution Day) of Nepal on Saturday. Nepal adopted its Constitution, drafted through a constituent assembly, on September 20, 2015.

and reciprocated the Prime Minister's desire to further strengthen ties between the two countries."

Nepal's Foreign Ministry said during the conversation, PM Karki said "elections will remain the topmost priority of the interim government, with strong determination for accountable, responsive and corruption-free governance, reflecting the aspiration of the youth". PM Modi assured India's full support and cooperation as per the priorities of the

SMBC completes Yes Bank stake buy

FE BUREAU
Mumbai, September 18

SUMITOMO MITSUI BANKING Corporation (SMBC) has completed the acquisition of a 20% stake in Yes Bank through secondary purchase of shares from State Bank of India and other banks, the private lender said on Thursday. Following the development, SMBC becomes the largest shareholder in Yes Bank while SBI continues as a major shareholder with over 10% holding.

Followed by the stake acquisition, SMBC has nominated two directors on the board,

according to a regulatory filing. With effect from September 18, Shinichiro Nishino and Rajeev Veeravalli Kannan have joined as non-executive and non-independent directors. However, this is subjected to shareholders' approval.

Currently, Shinichiro Nishino serves as the head of global credit in the risk management unit of SMBC. Rajeev Veeravalli Kannan is the managing executive officer and the head of the India division in SMBC and Sumitomo Mitsui Financial Group. Sandeep Tewari, who was the nominee director of SBI, has resigned with effect from September 17.



API firms stay stable amid price pressure

MANU KAUSHIK
New Delhi, September 18

THE DOMESTIC ACTIVE pharmaceutical ingredients (API) companies are likely to maintain a stable financial performance in FY26 despite the pricing pressures, according to a recent note from India Ratings & Research. The ratings agency stated that lower raw material prices and cost improvement initiatives led to over a 100 basis points improvement in gross margins during the first quarter of FY26 as compared to full FY25.

"Indian API players, with a broad product range and strong chemistry skills, have rebalanced their portfolio towards higher

profitability molecules, increasing supply tie-ups in regulated markets. Lower raw material prices and operational efficiencies will support credit metrics," said Nishith Sanghvi, director (Corporate Ratings) at India Ratings & Research. The note further said that incremental capacities under the production-linked incentive (PLI) scheme, and other capacity additions in the past, coupled with

cheap imports from Chinese players, are leading to pricing challenges in the domestic and rest of world markets. Companies have invested over ₹4,200 crore in the PLI scheme with 48 projects approved and 34 commissioned since the launch in March 2020.



MANGALAM DRUGS & ORGANICS LIMITED.
CIN: L24230MH1972PLC116413
Registered Office: 3rd Floor, Rupam Building, 239, PD, Mello Road, Mumbai - 400001, Maharashtra, India Tel No: 91-22-22616200/6300/8787 | Email: contactus@mangalamdrugs.com | Web: http://www.mangalamdrugs.com

CORRIGENDUM TO 52ND ANNUAL REPORT
The company had issued Notice of the 52nd Annual General Meeting ("AGM") to the Shareholders of the Company for the AGM to be held on Monday, 29th September, 2025 at 3:00 PM. (IST) through Video-Conference (VC)/ Other Audio-visual means (OAVM) to transact the ordinary and Special businesses as set out in the AGM Notice dated September 6, 2025 for the approval of the Shareholders.

Subsequent to the dissemination of the Annual Report, the Company has identified inadvertent oversight in the Annual Report of the Company for the Financial Year 2024-25. This Corrigendum is being issued to give notice to note the corrections made to the Annual Report of the Company for the FY 2024-25, which was circulated to the Shareholders on September 6, 2025 along with the AGM Notice.

The Corrigendum shall form an integral part of the Annual Report of the Company for the FY 2024-25 and the Annual Report shall always be read in conjunction with this Corrigendum. All other information as presented in the Annual Report including the date of AGM and E-voting schedule, save and except as modified or supplemented by this Corrigendum, shall remain unchanged.

The Corrigendum and the updated Annual Report of the Company is also available on the Website of the Company at www.mangalamdrugs.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and NSE Limited at www.nseindia.com and on the website of the National Securities Depository Limited at www.evoting.nsdl.com.

Mangalam Drugs & Organics Limited
Sd/-
Govardhan M Dhoot
Managing Director
DIN: 01240086

Place: Mumbai
Date: September 19, 2025

RASHTRIYA CHEMICALS AND FERTILIZERS LIMITED
(A Government of India Undertaking)
Administrative Building, Chembur, Mumbai 400 074
Maharashtra, INDIA, Phone: 00 91 22 2552 2608 / 2753 / 2242
Fax: 00 91 22 2552 2320 CIN: L24110MH1978GOI020195

GLOBAL TENDER FOR EXPRESSION OF INTEREST (EOI) FROM INTERESTED SERVICE PROVIDERS WITH REGARDS TO SUPPLY AND DELIVERY OF PHOSPHORIC ACID AND SULPHURIC ACID AT RCF, THAL UNIT

Product	PHOSPHORIC ACID AND SULPHURIC ACID
Reference No:	DC/MR/EOI: 21816

Applications are invited for expression of interest (EOI) from interested service providers with regards to supply and delivery of Phosphoric acid and Sulphuric acid at RCF, Thal unit.

Closing Date & Time: 17th OCTOBER 2025 up to 11:30 Hrs. (IST)
The complete details for EOI are available on RCF website: www.rcftd.com in Trombay Tenders.
Website for Documents Submission: <https://eprocure.gov.in/eprocure/app>
CPP Tender ID: 2025_RCF_L_877999_1

Dy. General Manager (Materials)
Let us grow together.

KAMDHENU LIMITED
CIN:L27101HR1994PLC092205
Regd. Office: 2nd Floor, Tower A, Building No. 9, DLF Cyber City, Phase-III, Gurugram (Haryana)-122002
Ph: 91-124-4604500 Email: cs@kamdhenu.com Website: www.kamdhenu.com

IMPORTANT COMMUNICATIONS TO SHAREHOLDERS

1. Special Window for Re-Lodgement of transfer requests of Physical Shares.
Notice is hereby given that pursuant to SEBI Circular SEBI/ HO/MIRSD/ MIRSD-PoD/P/CIR/2025/97 dated 2nd July, 2025, a special window has been opened for a period of six months from 7th July, 2025 till 6th January, 2026 for re-lodgement of transfer deeds.

This applies to transfer deeds lodged before 1st April, 2019, that were rejected or returned due to deficiencies in documents or process and missed 31st March, 2021 deadline. Accordingly eligible shareholders are encouraged to re- lodge such deeds along with requisite documents within special window period to the Company's RTA i.e Kfin Technologies Limited, Selenium Building, Tower-B, Plot Nos.31 & 32, Financial District Nanakramguda, Serilingampally Mandal, Hyderabad - 500032, Tel: +91-40-67161517, email id: einward_ris@kfin.tech.com.

Please note that the shares re-lodged for transfer shall be processed only in demat mode.

2. 100-Days "Saksham Niveshak" Campaign by IEPFA, Ministry of Corporate Affairs
Notice is hereby given to the Shareholders of Kamdhenu Limited ("the Company") that Investor Education and Protection Fund Authority ("IEPFA"), Ministry of Corporate Affairs ("MCA") has launched a 100 Days Campaign - "Saksham Niveshak" from the 28th July, 2025 to 6th November, 2025, to reach out to the shareholders and help them in claiming their unpaid/unclaimed Dividends.

In line with this initiative, Company has already launched a Saksham Niveshak campaign to assist its shareholders whose dividends are unpaid/unclaimed. All the shareholders of the Company who have unpaid/unclaimed dividend or who are required to update their Know Your Customer ("KYC") and nomination details, bank mandates, contact information to claim their unpaid/unclaimed dividends or have any issues/ queries related to their unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent ("RTA") at Kfin Technologies Ltd. (Unit: Kamdhenu Limited) Selenium Tower-B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Telangana and Email at einward_ris@kfin.tech.com or to the Nodal Officer of the Company at cs@kamdhenu.com.

Shareholders are requested to claim their unpaid/unclaimed dividend on or before 14th October 2025 for FY 2017-18 to avoid transfer of dividends and shares to the IEPFA and Submit KYC documents on or before 6th November 2025 to use this opportunity and avail the aforesaid benefits by claiming there unpaid/unclaimed dividend and by updating KYC, Bank Mandate etc.

For Kamdhenu Limited
Sd/-
Khem Chand
Company Secretary & Compliance Officer
FCS: 10065

Date: 18.09.2025
Place : Gurugram

LECS LAKSHMI ELECTRICAL CONTROL SYSTEMS LIMITED
CIN: L31200TZ1981PLC001124
Regd. Office : 504, Avinashi Road, Peelamedu Post, Coimbatore - 641004
Ph : 0422 - 6616500 Fax : 0422 - 6616555
Website: www.lecsindia.com E-mail : investorscell@lecsindia.com

IMPORTANT NOTICE TO SHARE HOLDERS

Special Window for Re-lodgement of Transfer Requests of Physical Shares

Pursuant to SEBI Circular No. SEBI/HO/MIRSD-PoD/P/CIR/2025/97 dated July 2nd, 2025, shareholders are hereby informed that a Special Window has been opened for a period of six (6) months, from July 7th, 2025 to January 6th, 2026, for the re-lodgement of transfer requests for physical share certificates.

This facility is specifically applicable to transfer deed lodged prior to April 01st, 2019 which were rejected, returned, or not attended due to deficiencies in documents, process or otherwise.

The shares re-lodged for transfer will be processed only in dematerialized form during this window.

Eligible Shareholders who missed the earlier deadline of March 31st, 2021 may now avail this opportunity by submitting the requisite documents to the Company's Registrar and Share Transfer Agent at the address mentioned below:

MUFG Intime India Private Limited
(Formerly Link Intime India Private Limited)
"Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641028
T: +91 422 2314792, 2539835 / 836, 4958995
E-mail: coimbatore@in.mmps.mufg.com

For LAKSHMI ELECTRICAL CONTROL SYSTEMS LIMITED
S.SATHYANARAYANAN
Company Secretary
Coimbatore
18.09.2025

OIL's Russian assets not hit by US tariffs

Firm expects full recovery of investments in Russia by FY27

ARUNIMA BHARADWAJ
New Delhi, September 18

STATE-RUN OIL AND gas exploration and production company Oil India has so far received dividends amounting to \$942 million from its Russian assets representing over 91% of its original investment in Vankorneft and Taas Yuryakh and expects full recovery in the coming year, the company's chairman and managing director (CMD) Ranjit Rath said on Thursday.

At present, about \$330 million worth of OIL's dividends are stuck in its bank accounts in Russia. The company had made an investment of about \$1 billion in these two projects. Rath noted that so far there has been no impact of the US tariffs on its Russian assets and drilling from these is set to begin in the next one year.

Oil India, ONGC Videsh and Bharat Petro Resources acquired 23.9% stake in JSC Vankorneft and 29.9% stake in LLC Taas-Yuryakh from Rosneft Oil Company, the national oil company in Russia. Rosneft operates Vankor and Tass-Yuryakh

fields and are its wholly owned subsidiaries. The company also has presence in overseas production and development assets across Mozambique and Venezuela through joint ventures. The company's overseas assets cumulatively produced 2.097 MMTOE (million tonne of oil equivalent) of oil and gas during FY25, primarily from Russia.

OIL also expects the Mozambique LNG project to restart in the

second half of 2025 owing to improved security conditions. In Mozambique, the company has invested in the world-scale LNG project, which will establish a 13.12 MMTPA low-carbon, integrated two train LNG facility. "With improved security conditions, the project is expected to restart in the second half of 2025 and is well-positioned to meet the growing demand of the Indian gas market," Rath said.

The project has been under force majeure since April 2021 following attacks by Islamic State terrorists in Northern Mozambique's Cabo Delgado province. Oil India, ONGC Videsh, and Bharat Petro Resources together hold 30% in the project, with Thailand's PTTEP owning the remainder.



Ranjit Rath, CMD, Oil India

FROM THE FRONT PAGE

Sebi clears Adani...

"OUR COMMITMENT TO India's institutions, to India's people and to nation building remains unwavering. Satyamev Jayate! Jai Hind!"

In January 2023, Hindenburg had alleged that the Adani Group used three companies - Adicorp Enterprises, Milestone Tradelinks, and Rehvar Infrastructure - as conduits to route money between the Adani group firms. The claim was that this helped Adani avoid rules on related party transactions, possibly misleading investors.

In its investigation, Sebi said it found that Adani Ports had transferred funds to Adicorp Enterprises, which provided the funds as loans to Adani Power. However, Adani Power repaid the loans to Adicorp Enterprises, which later repaid it to Adani Ports with interest.

Similarly, in another case that it was investigating, Adani Ports transferred funds to Milestone Tradelinks as loan, which were later transferred to Adani Power. But Adani Power repaid the loan to Milestone Tradelinks, which later repaid it to Adani Ports with interest.

The critical issue was whether these transactions, routed via Milestone and Rehvar, should be treated as "in substance" related party transactions (RPTs). The markets regulator found that all loans were fully repaid with interest within the investigation period (FY 2018-19 to 2022-23).

In addition, the expanded definition of RPTs (covering indirect/conduit transactions) only came into force from April 1, 2023. Hence, during the investigation period, such indirect routing was not explicitly covered under law.

"Thus, loans were given and repaid with interest in various tranches during the investigation period," the order said, adding that plain reading of the Listing Obligations and Disclosure Requirements (LODR) Regulations reveals that transactions between a listed company with unrelated party is not covered within the definition of "RPTs" as it existed during the time when impugned transactions took place.

While Sebi noted that while the transactions raised internal governance concerns, such as whether a company acted beyond the scope of its MOA (memorandum of understanding), it falls outside its regulatory mandate and lie beyond its jurisdiction, particularly in the case of unlisted companies or entities not associated with the securities market under the Sebi Act.

The order also noted that allegations against Gautam Adani, Rajesh Adani, and Jugeshinder Singh (CFO) were not sustained since there was no evidence of deliberate concealment or fraud.

Hindenburg's report in 2023 had also alleged that the

Adani Group chairman added more than \$100 billion in the previous three years, largely through "stock price appreciation in the group's 7 key listed companies, which spiked an average of 81.9% in that period.

The report triggered a major sell-off, causing Adani Group's stock prices to plummet by over 70% in some cases, leading to a loss of over \$150 billion in market value.

The Adani Group had denied all allegations, calling them "baseless" and a "malicious attempt to undermine" the company. They claimed Hindenburg's report is motivated by their short position against the Adani Group, where they stand to gain financially if the stock price falls.

Following the controversy, the Sebi launched an investigation into both Hindenburg and the Adani Group.

The Supreme Court of India in January 2024 had said that no further probes into this were needed after Sebi closed its investigation. Adani, however, continues to face regulatory overhangs on other fronts. He was indicted by the US Department of Justice last year in a \$250 million bribery scheme as part of an ongoing probe. His efforts to get those US fraud charges against him resolved have stalled in recent months, Bloomberg News reported earlier this month, citing people familiar with the matter.

US may cut India tariff...

"IT MAY ALSO be the case that the reciprocal tariff of 25% may also come down to levels, which we were earlier anticipating, somewhere between 10-15%." He said his hunch is that in the next eight to ten weeks, by the end of November, there could be a solution to the tariffs imposed by the US on Indian goods.

Trump and Prime Minister Narendra Modi spoke by phone on Tuesday, with Modi saying he was committed to taking the India-US comprehensive and global partnership to new heights, a sign of further thawing of US-Indian tensions following tariffs imposed by the US. Last week, Trump had also expressed optimism that they could finalise a trade deal.

Nageswaran said the estimated growth rate for the current financial year is between 6.3-6.8%, with confidence leaning towards the upper end. However, if the US tariff issue spills over beyond FY26, growth may be impacted, he said. Nageswaran said consumption and investments will continue to anchor growth for the country going forward. He said that rural demand remains resilient in the economy, and urban demand is gaining traction.

"On the surface, there is some weakness in urban demand, but underlying urban consumption may be more resilient than we think," he said.

KAMDHENU VENTURES LIMITED
[CIN: L51909HR2019PLC089207]
Regd. Office: 2nd Floor, Tower-A, Building No. 9, DLF Cyber City, Phase-III, Gurugram, Haryana-122002.
Phone: 0124-4604500.
E-mail: cs@kamdhenu.com
Website: www.kamdhenu.com

SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

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This applies to transfer deeds lodged before 1st April, 2019, that were rejected or returned due to deficiencies in documents or process and missed 31st March, 2021 deadline. Accordingly, eligible shareholders are encouraged to re- lodge such deeds along with requisite documents within special window period to the Company's RTA i.e Skyline Financial Services Private Limited, D-153A, 1st Floor, Okhla Industrial Area, Phase-1, Delhi-110020, Tel: 011-40450193-97 & 011-26812682-83, email id: admin@skyline.in.

Please note that the shares re-lodged for transfer shall be processed only in demat mode.

For Kamdhenu Ventures Limited
Sd/-
Nikhil Sukhija
Company Secretary & Compliance Officer
M.No. A66209

Date: 18.09.2025
Place : Gurugram

BDO BDO INDIA LLP
2nd Floor, Empire Complex, 414, Senapati Bapat Marg, Lower Parel West, Lower Parel, Mumbai, Maharashtra - 400013

INVITATION FOR SUBMITTING EXPRESSION OF INTEREST ("EOI") FOR SALE / ASSIGNMENT OF DEBT IN A TOLL ROAD COMPANY TO INTERESTED ARCs / Banks / NBFCs / FIs / Any other eligible entity on "AS IS WHERE IS", "AS IS WHAT IS", "WHATSOEVER THERE IS" AND "WITHOUT RECOURSE BASIS"

BDO India LLP ("BDO") has been mandated by IDFC FIRST Bank Limited ("Lender") - one of the lenders of a Toll Road Company, which had been engaged in operations of ~28 km 8/6 lane stretch of National Highway located in Northern India - to seek Expression of Interest (EOI) for sale / assignment of its debt under Swiss Challenge Mechanism ("Transaction"). BDO has been appointed as the process adviser to manage the Transaction.

Interested parties are requested to contact sapnarao@bdo.in, akshaybhalerao@bdo.in, shreyanssisodia@bdo.in and / or Sapna Rao, 2nd Floor, Empire Complex, 414, Senapati Bapat Marg, Lower Parel West, Lower Parel, Mumbai, Maharashtra - 400013, India for Expression of Interest Document ("EOI Document") and Non-Disclosure Agreement (NDA). The virtual data room will be made available for conducting due diligence to those who have submitted the EOI & NDA and are found to be eligible as per the criteria enlisted in the EOI Document. The last date for submission of EOIs is September 25, 2025. Details of the process will be subsequently communicated to eligible parties. This advertisement does not constitute and will not be deemed to constitute any commitment on the part of the Lender and/or BDO. Lender and/or BDO reserve the right to withdraw from the process or any part thereof, to accept or reject any/all offer(s) at any stage of the process and/or modify the process or any part thereof or to vary any terms without assigning any reasons. The lender may choose to opt out of the process, prior to the proposed transaction.

Date: 19-09-2025
Place: Mumbai

The Sandur Manganese & Iron Ores Limited
Reg Office: 'SATYALAYA', Door No. 266 (Old No.80, Behind Taluka Office, Palace Road, Ward No.1, Sandur - 583 119, Ballari District; CIN: L8105KA1954PLC000759; Website: www.sandurgroup.com; Email ID: secretarial@sandurgroup.com Telephone: +91 8395 260301; Fax: +91 8395 260473

NOTICE
(For the attention of Equity Shareholders of the Company)
Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund

This notice is published pursuant to the provisions of sub-section (6) of Section 124 of the Companies Act, 2013 (the Act) read with Investor Education and Protection Fund Authority (IEPFA) (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules) as amended from time to time. The Rules, amongst other matters, contain provisions for credit of all shares, in respect of which dividend has remained unpaid/unclaimed for a period of seven consecutive years or more, to DEMAT Account of the IEPFA.

In accordance with the requirements as set out in the Act and the Rules, the Company has communicated individually to the concerned shareholders whose shares are liable to be credited to the DEMAT Account of the IEPFA, at the latest available address to take appropriate action. The Company has also uploaded names of such shareholders, their folio number or DPID Client ID along with shares due for transfer to the IEPFA, on the Company's website at www.sandurgroup.com.

Concerned shareholders are requested to forward requisite documents as mentioned in the said communication to the Company's Registrar and Share Transfer Agent (RTA) to claim the shares and unpaid/unclaimed dividend amount(s) pertaining to financial year 2018-19 onwards, latest by 7th December 2025. In the absence of receipt of a valid claim by the shareholder, the Company would be transferring the said shares to the DEMAT Account of the IEPFA within a period of thirty days of such shares becoming due to be transferred to the IEPFA, without further notice. Subsequent to such transfer of shares to IEPFA, all future benefits that may accrue thereunder, including future dividends, if any, shall be credited to the IEPFA.

It may be noted that no claim shall lie against the Company in respect of the shares, unpaid/unclaimed dividends transferred to IEPFA and future dividends, in respect of the shares so transferred. Shareholders whose shares or unpaid/unclaimed dividend, have been transferred to the Fund, may claim the shares under proviso to sub-section (6) of section 124 read with Rule 7 of the Rules, by making an application to the IEPFA after following the procedure prescribed under the Rules.

Shareholders are also advised to register their KYC details/ Bank details with the Company/ RTA in Form ISR-1 available at RTA website www.vccipl.com, the Company's website www.sandurgroup.com (if shares are held in physical mode) or with Depository Participant (if shares are held in demat mode) and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding as transfer of shares in physical mode is no longer applicable. Members can write to the Company or Company's RTA in this regard.

In case the shareholders have any queries on the subject matter and Rules, they may contact the undersigned at The Sandur Manganese & Iron Ores Limited, "Sandur House", No.9, Bellary Road, Sadashivanagar, Bengaluru - 560080, Karnataka, India, Tel: 080-45473010/ 3018, Fax: 080-41520182, Email ID: investors@sandurgroup.com/ secretarial@sandurgroup.com or Venture Capital and Corporate Investments Private Limited, Registrar & Transfer Agent at "Aurum", Door No.4-50/P-II/57/4F & 5F, Plot No.57, 4th & 5th Floors, Jayabheri Enclave Phase - II, Gachibowli, Hyderabad - 500032, Telangana, Tel: 040-23818475/23868257/35164940, Fax. No. 040-23868024, Email: investor.relations@vccipl.com.

For The Sandur Manganese & Iron Ores Limited
Sd/-
Neha Thomas
Company Secretary & Compliance Officer

Place: Bengaluru
Date: 18 September 2025

POLLS WILL REMAIN TOPMOST PRIORITY OF INTERIM GOVT: KARKI

Modi speaks to Nepal PM, affirms support to peace

SHUBHAJIT ROY
New Delhi, September 18

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After the phone call, Modi posted on X: "Had a warm conversation with Mrs. Sushila Karki, Prime Minister of the Interim Government of Nepal. Conveyed heartfelt condolences on the recent tragic loss of lives and reaffirmed India's steadfast support for her efforts to restore peace and stability. Also, I extended warm greetings to her and the people of Nepal on their National Day tomorrow."

During the conversation, Prime Minister Karki said that "elections will remain the topmost priority of the interim government". This is being seen by Delhi as an affirmation that the political process has



PM Narendra Modi; his Nepal counterpart Sushila Karki

not been derailed in Nepal following the Gen Z protests and the interim arrangement.

A PMO statement said, "Prime Minister conveyed India's readiness to continue working closely to further strengthen the special ties between the two countries and India's full support to Nepal in its efforts towards restoring peace and stability, and for the progress of the people of Nepal."

It also said Prime Minister Karki thanked PM Modi for India's "firm support to Nepal



and reciprocated the Prime Minister's desire to further strengthen ties between the two countries."

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government of Nepal, it said.

During the phone call, PM Karki told PM Modi that the historical and close relationship between Nepal and India will continue to be strengthened by multifaceted people-to-people ties.

"Both Prime Ministers reaffirmed their commitment to continue the strong momentum of bilateral cooperation and partnership for the benefit of the people of the two countries," Nepal's Foreign Ministry said.

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SMBC completes Yes Bank stake buy

FE BUREAU
Mumbai, September 18

SUMITOMO MITSUI BANKING Corporation (SMBC) has completed the acquisition of a 20% stake in Yes Bank through secondary purchase of shares from State Bank of India and other banks, the private lender said on Thursday. Following the development, SMBC becomes the largest shareholder in Yes Bank while SBI continues as a major shareholder with over 10% holding.

Followed by the stake acquisition, SMBC has nominated two directors on the board,

according to a regulatory filing. With effect from September 18, Shinichiro Nishino and Rajeev Veeravalli Kannan have joined as non-executive and non-independent directors. However, this is subjected to shareholders' approval. Currently, Shinichiro Nishino serves as the head of global credit in the risk management unit of SMBC. Rajeev Veeravalli Kannan is the managing executive officer and the head of the India division in SMBC and Sumitomo Mitsui Financial Group. Sandeep Tewari, who was the nominee director of SBI, has resigned with effect from September 17.



Following the stake acquisition, SMBC has nominated two directors on the board,

API firms stay stable amid price pressure

MANU KAUSHIK
New Delhi, September 18

THE DOMESTIC ACTIVE pharmaceutical ingredients (API) companies are likely to maintain a stable financial performance in FY26 despite the pricing pressures, according to a recent note from India Ratings & Research. The ratings agency stated that lower raw material prices and cost improvement initiatives led to over a 100 basis points improvement in gross margins during the first quarter of FY26 as compared to full FY25.

"Indian API players, with a broad product range and strong chemistry skills, have rebalanced their portfolio towards higher

profitability molecules, increasing supply tie-ups in regulated markets. Lower raw material prices and operational efficiencies will support credit metrics," said Nishith Sanghvi, director (Corporate Ratings) at India Ratings & Research. The note further said that increasing mental capacities under the production-linked incentive (PLI) scheme, and other capacity additions in the past, coupled with cheap imports from Chinese players, are leading to pricing challenges in the domestic and rest of world markets. Companies have invested over ₹4,200 crore in the PLI scheme with 48 projects approved and 34 commissioned since the launch in March 2020.

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OIL's Russian assets not hit by US tariffs

● Firm expects full recovery of investments in Russia by FY27

ARUNIMA BHARADWAJ
New Delhi, September 18

STATE-RUN OIL AND gas exploration and production company Oil India has so far received dividends amounting to \$942 million from its Russian assets representing over 91% of its original investment in Vankorneft and Taas Yuryakh and expects full recovery in the coming year, the company's chairman and managing director (CMD) Ranjit Rath said on Thursday.

At present, about \$330 million worth of OIL's dividends are stuck in its bank accounts in Russia. The company had made an investment of about \$1 billion in these two projects.

Rath noted that so far there has been no impact of the US tariffs on its Russian assets and drilling from these is set to begin in the next one year.

Oil India, ONGC Videsh and Bharat Petro Resources acquired 23.9% stake in JSC Vankorneft and 29.9% stake in LLC Taas-Yuryakh from Rosneft Oil Company, the national oil company in Russia. Rosneft operates Vankor and Tass-Yuryakh

Ranjit Rath,
CMD, Oil India

FROM THE FRONT PAGE

second half of 2025 owing to improved security conditions.

In Mozambique, the company has invested in the world-scale LNG project, which will establish a 1.3.12 MMTPA low-carbon, integrated two train LNG facility. "With improved security conditions, the project is expected to restart in the second half of 2025 and is well-positioned to meet the growing demand of the Indian gas market," Rath said.

The project has been under force majeure since April 2021 following attacks by Islamic State terrorists in Northern Mozambique's Cabo Delgado province. Oil India, ONGC Videsh, and Bharat PetroResources together hold 30% in the project, with Thailand's PITEP owning the remainder.

Sebi clears Adani..

"OUR COMMITMENT TO India's institutions, to India's people and to nation building remains unwavering. Satyamev Jayate! Ja Hind!"

In January 2023, Hindenburg had alleged that the Adani Group used three companies - Adicorp Enterprises, Milestone Tradelinks, and Rehvar Infrastructure - as conduits to route money between the Adani group firms. The claim was that this helped Adani avoid rules on related party transactions, possibly misleading investors.

In its investigation, Sebi said it found that Adani Ports had transferred funds to Adicorp Enterprises, which provided the funds as loans to Adani Power. However, Adani Power repaid the loans to Adicorp Enterprises, which later repaid it to Adani Ports with interest.

Similarly, in another case that it was investigating, Adani Ports transferred funds to Milestone Tradelinks as loan, which were later transferred to Adani Power. But Adani Power repaid the loan to Milestone Tradelinks, which later repaid it to Adani Ports with interest.

The critical issue was whether these transactions, routed via Milestone and Rehvar, should be treated as "in substance" related party transactions (RPTs). The markets regulator found that all loans were fully repaid with interest within the investigation period (FY 2018-19 to 2022-23).

In addition, the expanded definition of RPTs (covering indirect/conduit transactions) only came into force from April 1, 2023. Hence, during the investigation period, such indirect routing was not explicitly covered under law.

"Thus, loans were given and repaid with interest in various tranches during the investigation period," the order said, adding that plain reading of the Listing Obligations and Disclosure Requirements (LODR) Regulations reveals that transactions between a listed company with unrelated party is not covered within the definition of "RPTs" as it existed during the time when impugned transactions took place.

While Sebi noted that while the transactions raised internal governance concerns, such as whether a company acted beyond the scope of its MOA (memorandum of understanding), it falls outside its regulatory mandate and lie beyond its jurisdiction, particularly in the case of unlisted companies or entities not associated with the securities market under the Sebi Act.

The order also noted that allegations against Gautam Adani, Rajesh Adani, and Jughesinder Singh (CFO) were not sustained since there was no evidence of deliberate concealment or fraud.

Hindenburg's report in 2023 had also alleged that the

Adani Group chairman added more than \$100 billion in the previous three years, largely through "stock price appreciation in the group's 7 key listed companies, which spiked an average of 819% in that period.

The report triggered a major sell-off, causing Adani Group's stock prices to plummet by over 70% in some cases, leading to a loss of over \$150 billion in market value.

The Adani Group had denied all allegations, calling them "baseless" and a "malicious attempt to undermine" the company. They claimed Hindenburg's report is motivated by their short position against the Adani Group, where they stand to gain financially if the stock price falls.

Following the controversy, the Sebi launched an investigation into both Hindenburg and the Adani Group.

The Supreme Court of India in January 2024 had said that no further probes into this were needed after Sebi closed its investigation. Adani, however, continues to face regulatory overhangs on other fronts. He was indicted by the US Department of Justice last year in a \$250 million bribery scheme as part of an ongoing probe. His efforts to get those US fraud charges against him resolved have stalled in recent months, Bloomberg News reported earlier this month, citing people familiar with the matter.

US may cut India tariff..

"IT MAY ALSO be the case that the reciprocal tariff of 25% may also come down to levels, which we were earlier anticipating, somewhere between 10-15%." He said his hunch is that in the next eight to ten weeks, by the end of November, there could be a solution to the tariffs imposed by the US on Indian goods.

Trump and Prime Minister Narendra Modi spoke by phone on Tuesday, with Modi saying he was committed to taking the India-US comprehensive and global partnership to new heights, a sign of further thawing of US-Indian tensions following tariffs imposed by the US. Last week, Trump had also expressed optimism that they could finalise a trade deal.

Nageswaran said the estimated growth rate for the current financial year is between 6.3-6.8%, with confidence leaning towards the upper end. However, if the US tariff issue spills over beyond FY26, growth may be impacted, he said. Nageswaran said consumption and investments will continue to anchor growth for the country going forward. He said that rural demand remains resilient in the economy, and urban demand is gaining traction.

"On the surface, there is some weakness in urban demand, but underlying urban consumption may be more resilient than we think," he said.

MANGALAM DRUGS & ORGANICS LIMITED.
CIN: L24230MH1972PLC116413
Registered Office: 3rd Floor, Rupam Building, 239, FD, Mello Road, Mumbai - 400001, Maharashtra, India. Tel No. 91-22-2261200/63008787 | Email: contactus@mangalamdrugs.com | Web: http://www.mangalamdrugs.com

CORRIGENDUM TO 52nd ANNUAL REPORT
The company has issued Notice of the 52nd Annual General Meeting ("AGM") to the Shareholders of the Company for the AGM to be held on Monday, 29th September, 2025 at 3:00 PM (IST) through Video-Conference (VC)/ Other Audio-visual means (OAVM) to transact the ordinary and Special businesses as set out in the AGM Notice dated September 6, 2025 for the approval of the Shareholders. Subsequent to the dissemination of the Annual Report, the Company has identified inadvertent oversight in the Annual Report of the Company for the Financial Year 2024-25. This Corrigendum is being issued to give notice to note the corrections made to the Annual Report of the Company for the FY 2024-25, which was circulated to the Shareholders on September 6, 2025 along with the AGM Notice. The Corrigendum shall form an integral part of the Annual Report of the Company for the FY 2024-25 and the Annual Report shall always be read in conjunction with this Corrigendum. All other information as presented in the Annual Report including the date of AGM and E-voting schedule, save and except as modified or supplemented by this Corrigendum, shall remain unchanged. The Corrigendum and the updated Annual Report of the Company is also available on the Website of the Company at www.mangalamdrugs.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and NSE Limited at www.nseindia.com and on the website of the National Securities Depository Limited at www.evoting.nsdl.com.

Mangalam Drugs & Organics Limited
Sd/-
Govardhan M Dhoat
Managing Director
DIN: 01240086

Place: Mumbai
Date: September 19, 2025

RASHTRIYA CHEMICALS AND FERTILIZERS LIMITED
(A Government of India Undertaking)
Administrative Building, Chembur, Mumbai 400 074
Maharashtra, INDIA. Phone: 00 91 22 2552 2608 / 2753 / 2242
Fax: 00 91 22 2552 2320 CIN: L24110MH1978GOI020185

GLOBAL TENDER FOR EXPRESSION OF INTEREST (EOI) FROM INTERESTED SERVICE PROVIDERS WITH REGARDS TO SUPPLY AND DELIVERY OF PHOSPHORIC ACID AND SULPHURIC ACID AT RCF, THAL UNIT

Product: PHOSPHORIC ACID AND SULPHURIC ACID
Reference No: DC/MR/EOI: 21816

Applications are invited for expression of interest (EOI) from interested service providers with regards to supply and delivery of Phosphoric acid and Sulphuric acid at RCF, Thal unit.

Closing Date & Time: 17th OCTOBER 2025 up to 11:30 Hrs. (IST)
The complete details for EOI are available on RCF website: www.rcftd.com in Trombay Tenders.
Website for Documents Submission: <https://eprocure.gov.in/eprocure/app>
CPP Tender ID: 2025_RCFL_877999_1

Dy. General Manager (Materials)
Let us grow together

KAMDHENU LIMITED
CIN:L27101HR1994PLC092205
Regd. Office: 2nd Floor, Tower-A, Building No. 9, DLF Cyber City, Phase-III, Gurugram (Haryana)-122002
Ph: 91-124-4604500 Email: cs@kamdhenulimited.com
Website: www.kamdhenulimited.com

IMPORTANT COMMUNICATIONS TO SHAREHOLDERS

1. Special Window for Re-Lodgement of transfer requests of Physical Shares.
Notice is hereby given that pursuant to SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2nd July, 2025, a special window has been opened for a period of six months from 7th July, 2025 till 6th January, 2026 for re-lodgement of transfer deeds.

This applies to transfer deeds lodged before 1st April, 2019, that were rejected or returned due to deficiencies in documents or process and missed 31st March, 2021 deadline. Accordingly eligible shareholders are encouraged to re- lodge such deeds along with requisite documents within special window period to the Company's RTA, i.e. Kfin Technologies Limited, Selenium Building, Tower-B, Plot Nos.31 & 32, Financial District Nanakramguda, Serilingampally Mandal, Hyderabad - 500032, Tel: +91-40-67161517, email id: einward.ris@kfintech.com. Please note that the shares re-lodged for transfer shall be processed only in demat mode.

2. 100-Days "Saksham Niveshak" Campaign by IEPPA, Ministry of Corporate Affairs
Notice is hereby given to the Shareholders of Kamdhenu Limited ("the Company") that Investor Education and Protection Fund Authority ("IEPPA"), Ministry of Corporate Affairs ("MCA") has launched a 100 Days Campaign - "Saksham Niveshak" from the 28th July, 2025 to 6th November, 2025, to reach out to the shareholders and help them in claiming their unpaid/unclaimed Dividends.

In line with this initiative, Company has already launched a Saksham Niveshak campaign to assist its shareholders whose dividends are unpaid/unclaimed. All the shareholders of the Company who have unpaid/unclaimed dividend or who are required to update their Know Your Customer ("KYC") and nomination details, bank mandates, contact information to claim their unpaid/unclaimed dividends or have any issues/queries related to their unpaid/unclaimed dividend and shares, are requested to write to the Company's Registrar and Share Transfer Agent (RTA) at Kfin Technologies Ltd. (Unit: Kamdhenu Limited) Selenium Tower-B, Plot No. 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Telangana and Email at einward.ris@kfintech.com or to the Nodal Officer of the Company at cs@kamdhenulimited.com.

Shareholders are requested to claim their unpaid/unclaimed dividend on or before 14th October 2025 for FY 2017-18 to avoid transfer of dividends and shares to the IEPF and Submit KYC documents on or before 6th November 2025 to use this opportunity and avail the aforesaid benefits by claiming their unpaid/unclaimed dividend and by updating KYC, Bank Mandate etc.

For Kamdhenu Limited
Sd/-
Khem Chand
Company Secretary & Compliance Officer
FCS: 10065

Date: 18.09.2025
Place: Gurugram

KAMDHENU VENTURES LIMITED
(CIN: L51909HR2019PLC089207)
Regd. Office: 2nd Floor, Tower-A, Building No. 9, DLF Cyber City, Phase-III, Gurugram, Haryana-122002, Phone: 0124-4604500, E-mail: cs@kamdhenuventures.com
Website: www.kamdhenuventures.com

SPECIAL WINDOW FOR RE-LODGE MENT OF TRANSFER REQUESTS OF PHYSICAL SHARES

Notice is hereby given that pursuant to SEBI Circular SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated 2nd July, 2025, a special window has been opened for a period of six months from 7th July, 2025 till 6th January, 2026 for re-lodgement of transfer deeds.

This applies to transfer deeds lodged before 1st April, 2019, that were rejected or returned due to deficiencies in documents or process and missed 31st March, 2021 deadline. Accordingly, eligible shareholders are encouraged to re- lodge such deeds along with requisite documents within special window period to the Company's RTA, i.e. Skyline Financial Services Private Limited, D-153A, 1st Floor, Okhla Industrial Area, Phase-1, Delhi-110020, Tel: 011-40450193-97 & 011-26812682-83, email id: admin@skylinert.com. Please note that the shares re-lodged for transfer shall be processed only in demat mode.

For Kamdhenu Ventures Limited
Sd/-
Nikhil Sukhija
Company Secretary & Compliance Officer
M.No. A66209

Date: 18.09.2025
Place: Gurugram

BDO BDO INDIA LLP
2nd Floor, Empire Complex, 414, Senapati Bapat Marg, Lower Parel West, Lower Parel, Mumbai, Maharashtra - 400013

INVITATION FOR SUBMITTING EXPRESSION OF INTEREST ("EOI") FOR SALE / ASSIGNMENT OF DEBT IN A TOLL ROAD COMPANY TO INTERESTED ARCS / Banks / NBFCs / FIs / Any other eligible entity on "AS IS WHERE IS", "AS IS WHAT IS", "WHATEVER THERE IS" AND "WITHOUT RECOURSE BASIS"

BDO India LLP ("BDO") has been mandated by IDFC FIRST Bank Limited ("Lender") - one of the lenders of a Toll Road Company, which had been engaged in operations of ~28 km 86 lane stretch of National Highway located in Northern India - to seek Expression of Interest (EOI) for sale / assignment of its debt under Swiss Challenge Mechanism ("Transaction"). BDO has been appointed as the process advisor to manage the Transaction.

Interested parties are requested to contact sapnarao@bdo.in, akshaybhalerao@bdo.in, shreyasesodha@bdo.in and / or Sapna Rao, 2nd Floor, Empire Complex, 414, Senapati Bapat Marg, Lower Parel West, Lower Parel, Mumbai, Maharashtra - 400013, India for Expression of Interest Document ("EOI Document") and Non-Disclosure Agreement (NDA). The virtual data room will be made available for conducting due diligence to those who have submitted the EOI and NDA and are found to be eligible as per the criteria enlisted in the EOI Document. The last date for submission of EOIs is September 25, 2025. Details of the process will be subsequently communicated to eligible parties. This advertisement does not constitute and will not be deemed to constitute any commitment on the part of the Lender and/or BDO. Lender and/or BDO reserve the right to withdraw from the process or any part thereof, to accept or reject any/all offer(s) at any stage of the process and/or modify the process or any part thereof or to vary any terms without assigning any reasons. The lender may choose to opt out of the process, prior to the proposed transaction.

Date: 19-09-2025
Place: Mumbai

LECS LAKSHMI ELECTRICAL CONTROL SYSTEMS LIMITED
CIN: L31200TJ1981PLC001124
Regd. Office: 504, Avinashi Road, Peelamedu Post, Coimbatore - 641004
Ph: 0422 - 6616500 Fax: 0422 - 6616555
Website: www.lecsindia.com E-mail: investor@lecsindia.com

IMPORTANT NOTICE TO SHARE HOLDERS

Special Window for Re-lodgement of Transfer Requests of Physical Shares

Pursuant to SEBI Circular No. SEBI/HO/MIRSD-PoD/P/CIR/2025/97 dated July 2nd, 2025, shareholders are hereby informed that a Special Window has been opened for a period of six (6) months, from July 7th, 2025 to January 6th, 2026, for the re-lodgement of transfer requests for physical share certificates.

This facility is specifically applicable to transfer deed lodged prior to April 01st, 2019 which were rejected, returned, or not attended due to deficiencies in documents, process or otherwise.

The shares re-lodged for transfer will be processed only in dematerialized form during this window.

Eligible Shareholders who missed the earlier deadline of March 31st, 2021 may now avail this opportunity by submitting the requisite documents to the Company's Registrar and Share Transfer Agent at the address mentioned below:

MUFG Intime India Private Limited
(Formerly Link Intime India Private Limited)
"Surya" 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641028
T: +91 422 2314792, 2539835 / 836, 4958995
E-mail: coimbatore@in.mpms.mufg.com

For LAKSHMI ELECTRICAL CONTROL SYSTEMS LIMITED
S.SATHYANARAYANAN
Company Secretary

Coimbatore
18.09.2025

The Sandur Manganese & Iron Ores Limited
Reg Office: "SATYALAYA", Door No. 266 (Old No.80, Behind Taluka Office, Palace Road, Ward No.1, Sandur - 583 119, Ballari District; CIN: L85110KA1954PLC000759; Website: www.sandurgroup.com; Email ID: secretarial@sandurgroup.com
Telephone: +91 8395 260301; Fax: +91 8395 260474

NOTICE
(For the attention of Equity Shareholders of the Company)
Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund

This notice is published pursuant to the provisions of sub-section (6) of Section 124 of the Companies Act, 2013 (the Act) read with Investor Education and Protection Fund Authority (IEPPA) (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules) as amended from time to time. The Rules, amongst other matters, contain provisions for credit of all shares, in respect of which dividend has remained unpaid/unclaimed for a period of seven consecutive years or more, to DEMAT Account of the IEPPA.

In accordance with the requirements as set out in the Act and the Rules, the Company has communicated individually to the concerned shareholders whose shares are liable to be credited to the DEMAT Account of the IEPPA, at the latest available address to take appropriate action. The Company has also uploaded names of such shareholders, their folio number or DPID Client ID along with shares due for transfer to the IEPPA, on the Company's website at www.sandurgroup.com.

Concerned shareholders are requested to forward requisite documents as mentioned in the said communication to the Company's Registrar and Share Transfer Agent (RTA) to claim the shares and unpaid/unclaimed dividend amount(s) pertaining to financial year 2018-19 onwards, latest by 7th December 2025. In the absence of receipt of a valid claim by the shareholder, the Company would be transferring the said shares to the DEMAT Account of the IEPPA within a period of thirty days of such communication to the IEPPA, which is not further subject. Subsequent to such transfer of shares to IEPPA, all future benefits that may accrue thereunder, including future dividends, if any, shall be credited to the IEPPA.

It may be noted that no claim shall lie against the Company in respect of the shares, unpaid/unclaimed dividends transferred to IEPPA and future dividends, in respect of the shares so transferred. Shareholders whose shares or unpaid/unclaimed dividend, have been transferred to the Fund, may claim the shares under proviso to sub-section (6) of section 124 read with Rule 7 of the Rules, by making an application to the IEPPA after following the procedure prescribed under the Rules.

Shareholders are also advised to register their KYC details/ Bank details with the Company/ RTA in Form ISR-1 available at RTA website www.vccipl.com, the Company's website www.sandurgroup.com (if shares are held in physical mode) or with Depository Participant (if Shares are held in demat mode) and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding as transfer of shares in physical mode is no longer applicable. Members can write to the Company or Company's RTA in this regard.

In case the shareholders have any queries on the subject matter and Rules, they may contact the undersigned at The Sandur Manganese & Iron Ores Limited, "Sandur House", No.9, Bellary Road, Sadashivanagar, Bengaluru - 560080, Karnataka, India, Tel: 080-4573010/ 3018, Fax: 080-41520182, Email ID: investors@sandurgroup.com, secretarial@sandurgroup.com, or Venture Capital and Corporate Investments Private Limited, Registrar & Transfer Agent at "Aarum", Door No.4-50/P-II/574F & 5F, Plot No.57, 4th & 5th Floors, Jayabheri Enclave Phase - II, Gachibowli, Hyderabad - 500032, Telangana, Tel: 040-23818475/23868257/35164940, Fax. No. 040-23868024, Email: investor_relations@vccipl.com.

For The Sandur Manganese & Iron Ores Limited
Sd/-
Neha Thomas
Company Secretary & Compliance Officer

Place: Bengaluru
Date: 18 September 2025

