

February 20, 2026

National Stock Exchange of India Limited ("NSE") Exchange Plaza, C-1 Block G, Bandra Kurla Complex Bandra [E], Mumbai – 400051	BSE Limited ("BSE") Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001
NSE Scrip Symbol: BLSE	BSE Scrip Code: 544107

Subject: Submission of Newspaper Publication(s) in PAS-1 for change and variation in the objects of utilization of the Initial Public Offering ("IPO") proceeds and extension of time limit for Utilisation of the IPO proceeds

Dear Sir / Madam,

Pursuant to Regulation 30 and other applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), we are enclosing herewith copies of the Newspaper Advertisement published in PAS-1 by the Company with details regarding proposed change and variation in the objects of utilization of the Initial Public Offering ("IPO") proceeds and extension of time limit for utilization of the IPO proceeds, in compliance with requirement under the Companies Act, 2013.

The advertisements were published today (i.e. on February 20, 2026) in the following newspapers:

1. Financial Express (English)– Delhi Edition
2. Jansatta (Hindi) – Delhi Edition

This intimation will also be made available on the website of the Company at link <https://www.blsecurities.com/>.

We request you to take the same on record.

For BLS E-Services Limited

.....
Neha Baid
Company Secretary and Compliance Officer
ICSI Membership No.: A-33753
Encl: as above

बैंक ऑफ बड़ौदा Bank of Baroda

Branch: ROSARB 1st Floor, Lauries Hotel Compound, M.G. Road Agra-282001, Mob. 8477009435, E-mail id: saragr@bankofbaroda.com

Redemption Notice

Whereas, The Undersigned being the Authorized Officer of Bank of Baroda, ROSARB Branch AGRA, appointed under the Act do hereby issue this notice, under section 13(8) of the Act read with rule 8(6) of the SARFAESI Rules, to you all as under:

Name and Address of Borrower/ Guarantor/Mortgagor	Description of the Immovable/ Movable Property(ies)	Date of Demand Notice
		Date of Possession Date of Redemption
1. Mr. Sachin S/o Mr. Mukesh (Borrower), 2. Mrs. Kamlesh W/o Mr. Mukesh (Co-Borrower) Address of both: 50/125, Tamoli Pada Shahganj, Agra 282010	All piece and parcel of property situated at House No. Survey Plot No. 3/563 located at Khasra No. 1129 (min) Indira Colony, Shahganj, Lohamandi ward Agra, Having area 86.95 Sq Mtr. belonging to Mrs. Kamlesh W/o Mr. Mukesh, Boundaries: East: 10 ft wide road and exit, West: House of Ram Avtar, North: House of Smt Surajwati, South: House of Ram Avtar.	10.09.2024
		02.12.2025 (Published Date 04.12.2025)
		19.02.2026

To comply with the provision of SARFAESI Act, 2002 read with Rule 8(6) of SARFAESI Rules, you all are hereby given a last and final opportunity to redeem and reclaim the secured assets, which are in possession of the secured creditor, within 30 days from the receipt of this notice, by discharging the liability as per 13(4), plus subsequent interest, costs and expenses in full, falling which the sale notice under the Act will be published in the newspaper specifying one of the following modes mentioned below, to sell the secured assets:

- By obtaining quotations from the persons dealing with similar secured assets or otherwise interested in buying assets; or
- By inviting tenders from the public; or
- By holding public auction including through e-auction mode; or
- By private treaty.

As per Section 13(4) of the Act, you are entitled to redeem the secured Assets at any time before the date of publication of sale notice in Newspapers, failing which your right to redeem the mortgaged property as per Section 13(4) of the Act shall stand extinguished. This is without prejudice to any other rights available to the secured creditor under the subject Act/ or any other law in force.

Dated : 20.02.2026 Place: Agra Authorised Officer

COUNCIL FOR THE INDIAN SCHOOL CERTIFICATE EXAMINATIONS, NEW DELHI

CISCE Invites proposals from suitable agencies for the printing of various textbooks and other Publications released by the Council in the format provided in the RFP document.

For details, kindly visit the "Notification" section on CISCE website www.cisce.org or scan the given QR code.

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

Possession Notice (For Immovable Property) Rule 8-(1)

Whereas, the undersigned being the Authorized Officer of IIFL Home Finance Limited (Formerly known as India Infoline Housing Finance Ltd.) (IIFL-HFL) under the Securitization and Reconstruction of Financial 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, a Demand Notice was issued by the Authorized Officer of the company to the Borrower/Co-Borrowers mentioned herein below to repay the amount, notice is hereby given to the borrower 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 Section 13(4) of the said Rules. The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of IIFL HFL for an amount as mentioned herein under with interest thereon. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act. If the borrower clears the dues of the "IIFL HFL" together with all costs, charges and expenses incurred, at any time before the date fixed for sale or transfer, the secured assets shall not be sold or transferred by "IIFL HFL" and no further step shall be taken by "IIFL HFL" for transfer or sale of the secured assets.

Name of the Borrower/Co-Borrower(s)	Description of the Secured Asset (Immovable Property)	Total Outstanding Dues(Rs.)	Date of Demand Notice	Date of Possession
Mr. Ajay Kumar Mrs. Nitu Kumari Aiy Civil Contractor (Prospect No IL10189809)	House No. 4 (As Per Ais) Bearing Khevali/Khatoni No. 202/210 Comprised Under Khasra No. 12/11(8-0), Situated At Vink Enclave, Near Govt. School Village Badliwala, Hadast No. 25, Tahsil And Distt Sas Nagar, Mohali, Punjab, 140110 Area Adm. (In Sq. Ft.) Property Type: Land Area, Property Area: 450	Rs. 92,943/- Rupees Nine Lakh Twenty Nine Thousand Four Hundred Thirty Four Only	04-12-2025	16/02/2026
Mr. Vikas Mrs. Kamlesh Mrs. Nishu Rani (Prospect No IL1104758)	Plot No. 51, Property Out Of Khata No. 151188 Khara No. 110 Situated in Vill. Lohara Hadast No. 260 Tehsil & District Ludhiana, 144001 Area Adm. (In Sq. Ft.) Property Type: Land Area, Super_Built-Up_Area, Carpet_Area Property Area: 430, 440, 382	Rs. 67,045/- Rupees Six Lakh Seventy Eight Thousand Hundred Fifty Three	04-12-2025	17/02/2026
Mrs. Parvinder Kaur D/o Sashu Singh Mr. Sashu Singh S/o. Sant Singh Mrs. Kuldeep Kaur D/o. Kirpal Singh W/o. Sant Singh W/o. S.K. Garmet And Cosmetec (Prospect No IL10284102)	House No. B-11222 Situated At Mohalla Jattan Wala Old Rajpura Tehsil- Rajpura Distt. Patiala Punjab 147001 Area Admeasuring (In Sq. Ft.): Property Type: Land Area, Super_Built-Up_Area, Build-Up_Area, Carpet_Area Property Area: 1062.50, 1044.80, 1044.80, 791.00	Rs. 208,071,272/- Rupees Twenty Lakh Eighty Thousand Seven Hundred Twelve Only	18-08-2025	16/02/2026
Mr. Inder Kumar Mrs. Sonia Rani Palatala Shaht Rasoi (Prospect No IL10579983)	House No. 123 (Old Property No. 563-564, Block-B) Situated At Ward No. 11, Mohalla Balochan Wala, Sanaur, Tehsil And Distt. Patiala, Punjab Sanour Area Admeasuring (In Sq. Ft.): Property Type: Area Admeasuring Property Area: 639	Rs. 11,349,495/- Rupees Eleven Lakh Thirty Four Thousand Nine Hundred Twenty Five	04-12-2025	17/02/2026

For further details please contact to Authorised Officer at Branch Office: SCO 21, 5th Floor, Ludhiana Ferozganahi Market Ludhiana, Punjab - 141001 Corporate Office: Plot No.98, Phase-IV, Udyog Vihar, Gurgaon, Haryana.
Place: Punjab, Date: 20-02-2026 Sd/- Authorised Officer, For IIFL Home Finance Ltd.

बैंक ऑफ बड़ौदा Bank of Baroda

Branch: ROSARB 1st Floor, Lauries Hotel Compound, M.G. Road Agra-282001, Mob. 8477009435, E-mail id: saragr@bankofbaroda.com

Redemption Notice

[Appendix IV-A (Provision to Rule 8(6)/ 9(1)] Sale Notice for Sale of Immovable Properties

E-Auction Sale Notice for sale of Immovable Assets under the securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with provision of Rule 8(6)/9(1) of the Security Interest (Enforcement) Rules, 2002 Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described Immovable Property mortgaged/charged to the Bank of Baroda, the Physical possession of which has been taken by the Authorised Officer of Bank of Baroda, will be sold on "As is where is, As is what is", and "Whatever there is" basis for realization of the debts due to Bank. Further details of property are mentioned below:

Name of the Borrowers/Guarantors & Address	Total Dues	Description of Mortgaged Property	Type of Possession	Reserve Price EMD Amt. Bid Increment
M/s Sonu Motors Proprietor Mr. Ajit Verma S/o Mr. Chandra Pal Singh Add: Raja ka Taal Opp. Pooja Glass Works, Firozabad-283203, Mr. Ajit Verma S/o Mr. Chandra Pal Singh Add: 48, Both Ashram, Firozabad-283203, Mr. Chandra Pal Singh S/o Mr. Jamuna Prasad Add: 48, Both Ashram, Firozabad-283203	Rs 29,74,263.34 + Intt & other Charges (less recovery thereafter if any) as per demand Notice dated 09.06.2021	All that part and parcel of property No. 23/8 situated at Mohalla New Labour Colony, Sanjay Nagar Tehsil and District Firozabad, Area 2400 Sq Feet or 223.20 Sq Mtr in the name of Mr. Chandra Pal Singh. Boundaries: East- Property Shri Chandra Pal, West- Rasta 15 wide, North- Rasta, South-Rasta.	Symbolic Possession	Rs. 46,35,000/- Rs 4,63,500/- Rs 10,000/-

DATE OF E-AUCTION: 10.03.2026, Time: between 10:00 AM to 02:00 PM
Property Inspection Date & Time: 05.03.2026 Time: 10:00 AM to 04:00 PM

For Property under Symbolic Possession Bank will handover the Property Symbolically to Auction Purchaser

The sale will be done by the undersigned through e-auction platform provided at the Website <https://Baanknet.com> on the date and time mentioned above. The interested bidders may submit EMD through DD/NEFT or RTGS, in the respective EMD Collection Account the intending Bidders/Purchasers are required to participate in the E-Auction process at e-Auction Service Provider's website <https://Baanknet.com>. This service Provider will also provide online demonstration/training on e-Auction on the portal. The Sale Notice containing the General Terms and Conditions of Sale is available/published in the Banks websites/webpage portal. <https://Baanknet.com>

For further details of Terms & Conditions of Sale Please refer to link provided in Secure Creditor-<https://www.bankofbaroda.in/e-auction.htm> STATUTORY 15 DAYS SALE NOTICE UNDER RULE 8(6)/9(1) OF SECURITY INTEREST (ENFORCEMENT) RULES 2002

This may also be treated as notice u/r 8(6)/9(1) of Security Interest (Enforcement) Rules, 2002 to the borrower/s and guarantor/s of the said loan about the holding of E-Auction on the above mentioned date. prospective bidder may contact the Authorised officer on Mobile 8477009435

Date: 20.02.2026 Authorised Officer

Form No. INC-25A

Advertisement to be published in the newspaper for conversion of Public Company into a Private Company

Before the Regional Director, Ministry of Corporate Affairs
Northern Region Directorate 1

In the matter of the Companies Act, 2013, section 14 of the Companies Act, 2013 and rule 41 of the Companies (Incorporation) Rules, 2014 AND

In the matter of M/s Jasch Financial Services Limited having its registered office at Flat No. 343, Room No. 201-C, Second Floor, B-6, Rohini, Sector-17, Northwest Delhi, India, 110089 Applicant

Applicant is hereby given to the general public that the company intending to make an application to the Central Government under section 14 of the Companies Act, 2013 read with aforesaid rules and is desirous of converting into a private limited company in terms of the special resolution passed at the Extra Ordinary General Meeting held on Monday, 16th February 2026 to enable the company to give effect for such conversion.

Any person whose interest is likely to be affected by the proposed change/status of the company may deliver or cause to be delivered or send by registered post of his objections supported by an affidavit stating the nature of his interest and grounds of opposition to the Regional Director, Northern Region I. at B-2 Wing, 2nd Floor, Pt. Deendayal Antyodaya Bhawan, CGO Complex New Delhi - 110003, within fourteen days from the date of publication of this notice with a copy to the applicant company at its registered office at the address mentioned below:

Flat No. 343, Room No. 201-C, Second Floor, B-6, Rohini, Sector-17, Northwest Delhi, Delhi, India, 110089

For and on behalf of the Applicant
Sd/-
Jasch Financial Services Limited
Sugan Chand Garg
Director
Date : 20.02.2026
Place : New Delhi
DIN: 00175167

BLS E-SERVICES LIMITED

(CIN: L74999DL2016PLC298207)

Regd. Office: G-4B-1, Extension, Mohan Co-operative Indl. Estate, Mathura Road, New Delhi-110044, Delhi, India
Corp. Office: Plot No 865, Udyog Vihar, Phase V, Gurgaon-122016, Haryana, India, Tel.: 91-11-45795002, Email: cs@biseservices.com, Website: www.biseservices.com

FORM PAS-1
(Pursuant to section 27(1) and rule 7(2) of Companies (Prospectus and Allotment of Securities) Rules, 2014)

Advertisement giving details of notice of special resolution for varying the terms of any contract referred to in the prospectus or altering the objects for which the prospectus was issued

PUBLIC NOTICE

Notice is hereby given that by a resolution dated February 16, 2026, pursuant to recommendation of the Audit Committee, the Board of Directors ("Board") of BLS E-Services Limited (the "Company"), has proposed the change and variation in the objects of utilisation of the Initial Public Offering ("IPO") proceeds and extension of time for utilisation of the IPO proceeds as stated in the Prospectus of the Company dated February 2, 2024 filed in respect of the IPO of 23,030,000 equity shares of ₹ 10/- each at an issue price of ₹ 135 per equity share aggregating to ₹ 30,929.29 lakhs (where the net proceeds received by the Company after deduction of proposed issue related expenses was ₹ 27,774.50 lakhs).

In pursuance of the said resolution, further notice is given that for approving the proposed change and variation in the objects of utilisation of the Initial Public Offering ("IPO") proceeds and extension of time limit for utilisation of the IPO proceeds, a special resolution of the Company is proposed to be passed at the Extra-Ordinary General Meeting ("EGM") of the Company to be held on Monday, March 16, 2026 at 03:00 p.m. (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM"). In the event this resolution is approved by a majority that meets or exceeds the statutory threshold for a special resolution, but 90% of the shareholders (present and voting and voting through remote e-voting) voting does not provide an assent to this resolution, the promoters of the Company shall offer an exit offer to the dissenting shareholder, if required to do so in accordance with the provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended and applicable law.

The detailed information of the aforesaid resolution (including the terms and conditions thereon along with the explanatory statement) and instructions for participation at the EGM including remote e-voting and e-voting at the EGM is given in Notice of EGM available at the website of the Company at <https://biseservices.com/investor-relations/shareholder-general-meeting>

The details regarding such variation are as follows-

- Particulars of the terms of the contract to be varied (or objects to be altered): (in ₹ lakhs)

Sr. No.	Objects	Total amount raised (IPO Proceeds)	Amount utilized as on December 31, 2025	Amount/ Details of variation	Revised unutilized amount after variation	Revised timeline for utilization#
Original objects of the IPO as stated in Prospectus						
1.	Strengthening our technology infrastructure to develop new capabilities and consolidating our existing platforms.	9,758.71	1,538.23	6,321.70 to be utilized towards New Object No. 5	1,898.78	Upto March 31, 2027
2.	Funding initiatives for organic growth by setting up of BLS Stores	7,478.30	0.00	7,478.30 to be utilized towards New Object No. 5	Nil	NA
3.	Achieving inorganic growth through acquisitions	2,871.00	2,871.00	-	Nil	NA
4.	General Corporate Purposes*	7,668.92	7,640.74	-	28.18	Upto March 31, 2026
New Object						
5.	Acquisition of Equity Shares in Atyati Technologies Private Limited ("New Object")	-	-	-	13,800	Upto March 31, 2026

* During the quarter the net proceeds was increased to ₹ 27,776.93/- lakhs, as actual utilization of proceeds for issue expense is lower by ₹ 2.43 lakhs than the proposed deployment as outlined in the Prospectus dated February 2, 2024. As a result, the balance has been reallocated towards the object of "General Corporate Purpose" (GCP) during the quarter resulting in increase in net proceeds. Based on the recommendation of the Audit Committee, the revision & reallocation of proceeds was duly approved by the Board of Directors of the Company through a resolution dated February 5, 2026.

Revised timelines for utilization indicated above are based on current circumstances of our business, subject to approvals from the lenders, relevant banks/ financial institutions, statutory regulators, and completion of other condition precedents as will be agreed in the definitive agreement to be executed by the relevant parties and prevailing market conditions. Depending upon such factors, we may have to reduce or extend the deployment period beyond the estimated timeline, at the discretion of our management, and in accordance with applicable laws.

- Particulars of the proposed variation/ alteration

The details of proposed variation are set out below:

We propose to reallocate ₹ 6,321.70 lakhs from Object 1, i.e., Strengthening our technology infrastructure to develop new capabilities and consolidating our existing platforms and ₹ 7,478.30 lakhs from Object 2, i.e., Funding initiatives for organic growth by setting up of BLS Stores to a New Object, Acquisition of Equity Shares in Atyati Technologies Private Limited.

Please also refer to table given in Point 1 above for the details of the original objects as per the Prospectus and the proposed reallocation of IPO Proceeds.

- Reasons/justification for the variation:

Atyati Technologies Private Limited ("Atyati") is engaged in the business of developing and leveraging its proprietary technology platform for rural banking and last mile agent banking as an extension to core banking systems. They deliver end-to-end financial inclusion solutions, including agency banking, lending, digital wallets, and bill payments, essentially providing technology products to banks and financial institutions for last-mile service delivery.

The Company will acquire the entire equity shareholding of Atyati, on a fully diluted basis, from its existing shareholders, Geosansar Mauritius Ltd., a subsidiary of Medistid Ltd., which currently holds 97% (ninety seven percent) of the equity shareholding (on a fully diluted basis) in Atyati, and Mr. Prakash Prabhu who currently holds 3% (three percent) of the equity shareholding (on a fully diluted basis) in Atyati.

There are synergies in the businesses of Atyati and the Company, since financial inclusion is the core of their respective businesses and presents the Company with an opportunity to further expansion into untapped rural and semi-urban markets in India with financial inclusion initiatives. The acquisition is expected to be transformational for Company by adding significant scale, strengthening banking relationships beyond SBI, and improving technology ownership and integration readiness. Atyati being technology platform driven will also help the Company in leveraging digital transformation trends and AI to enhance service delivery and reduce operational costs.

The Company has entered into a binding offer with the Geosansar Mauritius Ltd. (a subsidiary of Medistid Ltd.) and Mr. Prakash Prabhu for the proposed acquisition and the definitive agreements will be executed by the parties in due course. The total cost of acquisition of entire equity shareholding in Atyati based on the equity value is ₹ 15,400 lakhs, subject to certain conditions and our Company intends to utilise an amount of ₹ 13,800 lakhs from the IPO Proceeds towards such acquisition. Further, any consideration exceeding ₹ 13,800 lakhs will be paid through internal accruals of the Company.

The proposed reallocation is a strategic capital optimisation initiative aligned with the Company's long-term objectives of value creation and scalability. The original objects of store rollout and captive infrastructure development involve higher execution dependency, longer monetization cycles and lower return profile. In contrast, acquisition of Atyati enables immediate revenue accretion, enhanced operating leverage, expanded banking relationships and technology ownership, thereby positioning Company for faster scale-up. This approach ensures that unutilized IPO proceeds are deployed in a manner that generates superior capital productivity and aligns with current business margin expectations, while simultaneously strengthening the Company's competitive positioning in the Business Correspondent and digital service ecosystem.

Object 1: Strengthening our technology infrastructure to develop new capabilities and consolidating our existing platforms

Our Company had originally proposed to utilise the IPO Proceeds from Object 1 for strengthening our technology infrastructure to develop new capabilities and consolidating our existing platforms. As of December 31, 2025, ₹ 1,538.23 lakhs have been deployed towards the said Object 1.

It is pertinent to note that the technology market has undergone a significant shift, driven by the widespread adoption of secure cloud infrastructure. This has led to an evolution in service architecture, with a strong emphasis on agility, modularity, and real-time scalability, particularly for new business opportunities such as land record digitization, financial inclusion, and G2C tenders. Consequently, the original system requirements specification is now outdated and no longer aligns with current business needs. Considering these market shifts toward cloud adoption and agile architectures, we propose limiting further spend to ₹ 1,898.78 lakhs for immediate-term customization. The remaining ₹ 6,321.70 lakhs to be reallocated towards New Object No. 5, i.e., acquisition of Atyati Technologies Private Limited.

Object 2: Funding initiatives for organic growth by setting up of BLS Stores

Our Company had originally proposed to utilise the IPO Proceeds from Object 2 to establish over 1,000 branded BLS Stores across India through our BC/CSP partner network. This was intended to increase visibility, expand reach, and strengthen engagement by investing in physical infrastructure such as signage, interiors, and IT systems at third-party locations.

Market conditions have significantly evolved, with digital adoption accelerating even in rural and semi-urban areas, leading consumers to increasingly prefer mobile-based, flexible service delivery over traditional physical store visits. The original BLS Store model faces significant challenges, risk of becoming a low-yielding with limited direct revenue. This is exacerbated by sustainability issues inherent in physical branding on third-party premises, where BLS lacks control over quality, upkeep, and service delivery, and operators bearing their own costs (rent, salaries, compliance) further hinders the enforcement of consistent performance standards.

Due to the change in market preferences toward digital-first delivery models continued investment in CAPEX-heavy physical infrastructure appears suboptimal. Hence, we propose reallocating funds to acquire businesses with built-in infrastructure, existing revenues, and an active customer base thus achieving faster and more measurable outcomes.

Due to the aforementioned reasons, and to ensure optimum utilisation of the balance IPO Proceeds currently available to the Company, the Company proposes to alter the object of the Issue set out above to utilize an amount of ₹ 7,478.30 lakhs towards New Object No. 5, i.e., acquisition of Atyati Technologies Private Limited.

Summary

The proposed reallocation of resources is a strategic response to the dynamic shifts in market conditions, encompassing evolving customer behavior, technological preferences, and service delivery paradigms. By redirecting capital from CAPEX-intensive organic growth initiatives towards acquisition-driven expansion, we aim to achieve accelerated monetization, enhanced operational scalability, and superior shareholder returns. This approach underscores our unwavering commitment to agile execution, strategic adaptability, and disciplined capital management.

- Effect of the proposed variation/alteration on the financial position of the company:

With the proposed variation in the utilisation of IPO proceeds, the Company intends to deploy the unutilized funds towards acquisition of an established and revenue-generating business, which is expected to accelerate growth and improve capital efficiency. As compared to the original objects involving phased rollout of BLS Stores and long-gestation technology infrastructure, the proposed acquisition-led deployment is expected to provide immediate access to an operational network, existing revenue streams and technology capabilities, thereby enabling faster revenue accretion and improved operating leverage. The management believes that the proposed reallocation will enhance consolidated earnings and profitably over the medium to long term through synergy benefits, expanded distribution scale, stronger cross-selling opportunities, and improved utilisation of resources. While there may be a one-time outflow towards acquisition consideration and integration-related costs, the overall operating cash flows are expected to strengthen over time due to immediate EBITDA contribution and improved scalability. Accordingly, the management is of the view that the proposed reallocation will ensure optimum utilisation of IPO proceeds and maximize long-term shareholder value.

- Major Risk factors pertaining to the new Objects:

All statements contained in this Explanatory Statement that are not statements of historical fact, constitute "forward-looking statements". All statements regarding our expected financial condition and results of operations, business, plans and prospects are forward-looking statements. Similarly, statements that describe our strategies, objectives, plans or goals are also forward-looking statements. All such statements are based on our current plans, estimates, presumptions and expectations and are subject to risks, uncertainties and assumptions about us that could cause actual results to differ materially from those contemplated by the relevant statements, including, tax and regulatory changes, our ability to successfully implement our strategy, technological changes, our exposure to market risks and general economic and political conditions and changes in competition in our industry. The proposed variation / reallocation may also be subject to various risks and uncertainties and may require necessary approvals and consents under applicable law, such as from the board of directors of the Company under Companies Act, 2013 or other applicable laws.

Any acquisitions that we undertake could be difficult to integrate, disrupt our business, dilute shareholder value and adversely impact our operating results. Acquisitions subject us to a variety of risks, including those risks associated with an inability to efficiently integrate acquired operations, higher incremental cost of operations, outdated or incompatible technologies, labor difficulties, or an inability to realize anticipated synergies, whether within anticipated time frames or at all. Acquisitions may also disrupt our ongoing business, divert our resources and require significant management attention that would otherwise be available for ongoing development of our current business. In addition, we may be required to make additional capital investments or undertake remediation efforts to ensure the success of our acquisitions, which may reduce the benefits of such acquisitions. We also may be required to use a substantial amount of our cash or issue debt or equity securities to complete an acquisition or realize the potential of an alliance, which could deplete our cash reserves and/or dilute our existing shareholders. If any of these risks were to play out, it could have a material adverse impact on the results of our operations and financial condition.

- Names of Directors who voted against the proposed variation/alteration:

None of the Directors have voted against the proposed variation.

Any interested person may obtain the copy of the special resolution along with the explanatory statement free of charge at the registered office of the company at G-4B-1, Extension, Mohan Co-operative Industrial Estate, Mathura Road, New Delhi-110044 or visit the website of the Company at <https://biseservices.com/> for the same.

By the order of Board of Directors of
BLS E-Services Limited
Sd/-
Neha Bald
Company Secretary & Compliance Officer
ICSI Membership No. : ACS 33753

Place: New Delhi
Date: February 19, 2026

SALE BY OPEN AUCTION

Pursuant to taking physical possession and sale of the secured asset (Mortgaged Property, i.e House No. 2887, Area Admeasuring 200 Sq.Yards at Mauja Gauri Mundo Musumma Durga Garden Extension, Jagadhri Tehsil, Jagadhri Distt, Yamuna Nagar, Haryana Pincode - 135003 by the Authorized Officer of India Infoline Finance Limited (now known as IIFL Home Finance Limited) in accordance with law, for the recovery of amount due from borrower/s, expression of interest/offers is invited from the public, offer can be given from any intended purchaser to purchase the Movable article find inside the aforementioned secured asset, since the borrower seems to be not interested in taking back / removing the same, which has been shifted to warehouse, after checking the inventory of the movable article which is with undersigned and also after inspecting the movable article in person. The movable article is, in the physical possession of the undersigned, sale is being made on "AS IS WHERE IS & AS IS WHAT IS & WHATEVER THERE IS" Basis:-

Borrower(s)/Co Borrower/ Guarantor(s)	Demand Notice Date & Amount	Reserve Price	EMD	Date of Inspection
1. Mr. Pawan Kumar 2. Mrs. Suman Shama (Prospect No. 715508 & 10331)	22/03/22 Rs. 25,05,132/- (Rupees Twenty Five Lakh Five Thousand, One Hundred and Thirty Two Only)	Will be displayed at the time of inspection / and before start of bidding.	10% or more of reserve price amount will be required as pre-deposit to participate in auction - which would be required to be deposited at the property to the authorized officer before participating in the auction by the demand draft.	06-Mar-2026 1100 hrs - 1600 hrs 09-Mar-2026 1100 hrs - 1600 hrs

Description of the Immovable property in which movable articles are present for inspection- Freehold Pancheer-3, Industrial Area, Near Guruduwara, Yamuna Nagar, Haryana - 135001

Detail of Movable Item to be Sold in Auction-All the movable assets lying at the above mentioned premises.
Branch Address: SCO 41P, First Floor, Sector-47, Main market, Karnal-132001 (Authorized officer: Mr. Raj, 9315195385 Email ID:- raj1@iiflhomefins.com)

General Terms and Conditions:

The Sale will be on Open Auction basis
Date of inspection of the movable article is 06-Mar-2026, between 1100 hrs - 1600 hrs.
The auction will be open and anyone interested can inspect the property and participate in the open auction. The highest bidder will get the article.
The charges of dismantling, shifting/transportation will be borne by the successful bidder.
The successful bidder will have to shift the goods by paying consideration of sale by 09-Mar-2026 before 5.00 PM. delay will cause forfeiture of emd deposited. The payment of remaining sale consideration can be made by RTGS/NEFT. The EMD payments shall be made through Demand Draft in favour of "IIFL Home Finance Limited" payable at New Delhi.
The notice is hereby given to the Borrower and Guarantor to remain present personally at the time of sale and they can bring the intending buyers/purchasers for purchasing the Movable article as described herein above, as per the particulars of Terms and Conditions of Sale. The movable articles will be sold to the highest bidder. However, the undersigned reserves the absolute discretion to allow inter se bidding, if deemed necessary. The movable article will be sold to the highest bidder. However, the undersigned reserves the absolute discretion to allow inter se bidding, if deemed necessary.
Company is not responsible for any liabilities upon the property which is not in the knowledge of the company. Further, the Borrower/s, will have liberty to remove all of the Movable articles, till evening of 07-Mar-2026. For further details, Contact Authorised Officer Mr. Raj, 9315195385 Email ID:- raj1@iiflhomefins.com Corporate Office : Plot No. 98, Phase-IV, Udyog Vihar, Gurgaon, Haryana-122015. Place: YamunaNagar, Date: 20-Feb-2026, Sd/- Authorised Officer, IIFL Home Finance Limited.

Form No. INC-26

[Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for change of registered office of the company from one state to another state

Before the Central Government
(Hon'ble Regional Director, Northern Region)

In the matter of Section 13(4) of the Companies Act, 2013 and Rule 30(5) (a) of the Companies (Incorporation) Rules, 2014 AND

In the matter of Eris Pharmaceuticals Limited (CIN: U33100UP2020PLC128964) registered under the Companies Act, 2013 and having its registered office at Arazi No. 1554, Vill Sachendi, Kalpi Road, Sachendi, Fatehpur Roshnai, Kanpur Nagar-209304, Uttar Pradesh.

..... PETITIONER / APPLICANT

Notice is hereby given to the General Public that the Company proposes to make an application to the Central Government under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extra Ordinary General Meeting held on Wednesday, February 18, 2026 to enable the company to change its Registered office from the "State of Uttar Pradesh" to the "State of Gujarat".

Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on MCA-21 portal (www.mca.gov.in) by filing investor complaint form or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Hon'ble Regional Director, Northern Region, B-2 Wing, 2nd floor, Pt. Deendayal Antyodaya Bhawan, 2nd floor, CGO Complex, New Delhi-110003 within Fourteen days of the date of publication of this notice with a copy to the applicant company at its registered office at either of the addresses mentioned below:

Office: 1st Floor, A Wing, Ship Accord, Opp. Times Square 2, Ramdas Road, Bodakdev, Ahmedabad, Gujarat-380054.
Registered Office: Arazi No. 1554, Vill Sachendi, Kalpi Road, Sachendi, Fatehpur Roshnai, Kanpur Nagar-209304, Uttar Pradesh.

For and on behalf of
Eris Pharmaceuticals Limited
Sd/-
Inderjeet Singh Negi
DIN: 01255388

Date: 20-02-2026
Place: Ahmedabad

PUBLIC NOTICE

[Under Section 102 of the Insolvency and Bankruptcy Code, 2016 ("IBC")]
FOR THE ATTENTION OF THE CREDITORS OF
MR. VERINDER KUMAR CHHABRA

Notice is hereby given that the Hon'ble National Company Law Tribunal, New Delhi Bench-II, in CP (IB) 446 (ND) /2025 filed by Catalyst Trusteeship Limited (filed through Resolution Professional), u/s 95 of IBC, against the personal guarantor for the personal guarantee(s) extended to the corporate debtor i.e. M/s UM Automotive Private Limited, has ordered the commencement of the insolvency resolution process of Mr. Verinder Kumar Chhabra u/s 100 of IBC, vide its order dated 17.02.2026 (order uploaded on 18.02.2026)

Accordingly, the creditors of Mr. Verinder Kumar Chhabra are hereby invited to submit (register) their claims with proof in prescribed Form B on or before 13.03.2026 to the Resolution Professional at the address, ARCK Resolution Professionals LLP, 409 Ansal Bhawan 16, K.G Marg (C.P) New Delhi -110001 or through email at PG.UMAUTOMOTIVE@outlook.com

The creditors may submit (register) details of their claims through electronic means, or by hand, or by registered post, or by speed post, or by courier.

DETAILS OF PERSONAL GUARANTOR MR. VERINDER KUMAR CHHABRA	
1. Name of Personal Guarantor	Mr. Verinder Kumar Chhabra
2. Address of Personal Guarantor	60, Prakriti Marg, Mehrauli Gurgaon Road, Sultanpur, New Delhi-110030. Also at Plot No. 149, ANU Tower, 5th Floor, Sector-44, Gurgaon, Haryana - 122003
3. Insolvency commencement date	17.02.2026
4. Estimated date of closure of insolvency resolution process	16.08.2026
5. Last date for submission of Claims	13.03.2026
DETAILS OF THE RESOLUTION PROFESSIONAL	
6. Name and registration number of the insolvency professional acting as resolution professional	Mr. Anil Kohli IBBI/PA-001/IP-000112017-2018/10219 AFA Valid Till: 30.06.2026
7. Address and e-mail id of the resolution professional, as registered with the Board	Add: Flat No. 409, 4th Floor, Ansal Bhawan, 16 Kasturba Gandhi Marg, Connaught Place, New Delhi, -110001. Email: insolvency@arck.in
8. Address and e-mail id to be used for correspondence with the resolution professional	Address: 409, Ansal Bhawan 16, K.G. Marg, Connaught Place, New Delhi-110001 Email: PG.UMAUTOMOTIVE@outlook.com Ph.011-45101111/40078344

Submission of false or misleading claims shall attract penalties in accordance with the provisions of the Insolvency & Bankruptcy Code, 2016 or any other applicable Laws.

Date: 20.02.2026
Place: New Delhi
Sd/-
Anil Kohli
Resolution Professional

Form No. INC-26

[Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014]

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In the

