



Syncom Formulations (India) Limited

A WHO-GMP & ISO 9001-2000 Certified Company

CIN No.: L24239MH1988PLC047759

SYNCOM/SE/2025-26

13th February, 2026

Online filing at: www.listing.bseindia.com and
<https://neaps.nseindia.com/NEWLISTINGCORP/login.jsp>

To,
BSE Limited
Phiroze Jeejeebhoy Tower,
Dalal Street,
Mumbai (M.H.) 400 001
BSE CODE:524470

To,
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex, Bandra (E),
Mumbai- 400051
NSE SYMBOL: SYNCOMF

Subject: Submission of Press Clipping Related to extract of Un-Audited Financial Results for the Quarter and Nine months ended on 31st December, 2025.

Dear Sir/Ma'am,

Pursuant to Regulation 30 read with Schedule III Part A(A) and in compliance of Regulation 47(1)(b) of SEBI (LODR) Regulations, 2015 regarding extract of Un-Audited Standalone and Consolidated Quarter and Nine months ended on 31st December, 2025 was also approved by the Audit Committee and Board of Directors at their meeting held on Thursday, 12th February, 2026.

We herewith enclose the newspaper advertisement published on 13.02.2026 in Free Press Journal English edition and Marathi (vernacular) Newspaper.

You are requested to please take on record our above said information for your reference and record.

Thanking You,
Yours Faithfully,
FOR, SYNCOM FORMULATIONS (INDIA) LIMITED

**CS VAISHALI AGRAWAL
COMPANY SECRETARY &
COMPLIANCE OFFICER**

Encl: - a/a

Bringing a smile on every face...

PUBLIC NOTICE

All concerned persons, institutions, banks, financial bodies, developers, brokers and general public are hereby informed that:

We **MR. ARUN DHANAJI SHAH**, and **MS. KIRAN DHANAJI SHAH** are the lawful and absolute owners of the property known as "Paradise Building" bearing address 98-C, Opp. ICICI Bank, Shantilal Modi Road, Kandivali (West), Mumbai - 400067, standing on and forming part of CTS No. 336, 336/1 and 336/2, Malad North, within the Registration District and Sub-District of Mumbai.

It has come to the notice of the owners that certain unauthorized persons may attempt to create third party rights, interest, charge, lien, tenancy, lease & license, mortgage, sale, agreement for sale, development rights or any other form of transaction in respect of the above said property without the knowledge and written consent of the lawful owners.

Therefore, through this Public Notice, it is hereby cautioned and notified that:

1) No person is authorized to enter into any agreement, transaction or dealing of whatsoever nature in respect of the above property without the prior written consent of Mr. Arun Dhanaji Shah and Ms. Kiran Dhanaji Shah.

2) Any person dealing with the said property without verifying the title and obtaining written confirmation from the lawful owners shall do so at his/her own risk, cost and consequences.

3) Any such unauthorized transaction shall be treated as null and void ab initio and not binding upon the lawful owners.

4) If any person, bank, institution or entity has any claim, right, title, interest, charge or objection in respect of the above property, the same should be communicated in writing along with documentary proof to the undersigned within 14 days from the publication of this notice, failing which it shall be presumed that no such claim exists and the same shall be deemed to have been waived.

The general public is therefore requested to take note accordingly.

Date: **Mumbai**
13/02/2026

Sign/-
MR. ARUN DHANAJI SHAH (Owner)
MS. KIRAN DHANAJI SHAH (Owner)

Address: A-1, Navrang, 3rd Floor, Opp Shroff College,
 Parekh Lane, Kandivali (W), Mumbai- 067.



NOTICE TO LOCKER HOLDERS

DEFAULTERS IN PAYMENT OF RENT ON LOCKER

This is for the information of valued patrons who have taken lockers on rent at various branches of the Bank and have not paid the rent, as on date. Notices have been sent, as per the Bank's guidelines, to the renters of the lockers at their recorded addresses but no responses have been received. By way of this notice, a final intimation is given to all the persons named below for contacting the branch and clearing the rent due to the bank within a period of 15 days. In case of a failure to comply with the same, the bank will proceed to break open the locker at the cost, risk and responsibility of the renters of the lockers, and will exercise its right of lien on inventory for recovery of outstanding rent, costs and other charges.

Details of Locker Holders and Bank Branch as detailed below:

- Evergreen Housing Society, Majas Rd, off Mahakali Caves Road, MMRDA Colony, Poonam Vihar, Poonam Nagar, Andheri E, Mumbai, Maharashtra 400093.
- Shop no 1, 2&3, Ground Floor, Chasterton Building, Near Hiranandani Foundation School, Hiranandani Estate, Thane West - 400607.

Name	Address of Locker Holder	Rent due date
Amr Kumar V Lodha Deepthee A Lodha	3c-123, Kalpataru Estate, Jviri, Andheri East, Mumbai - 400093.	01-10-2019
Swarna Arvind Chitnis	102 A Andheri Mistry Apt Chs. Off Parsipanchayat Rd, Andheri East, Mumbai - 400093.	28-10-2021
Priya S Dheer Anita Subhash Dheer	602, B-Wing, Rna Heights, Green Field, Jogeshwari Vikhroli Link Road, Andheri-East, Mumbai - 400093.	24-01-2021
Anura S Waghela Saaji Waghela	12/B, Seema Apartments, Sher R Punjabi, Mahakali Caves Road, Andheri East, Mumbai - 400093.	14-11-2020
Vesna Pratapray Sanghavi Darshika J Sanghavi/Vimeta S Sanghavi/Sanjay P Sanghavi	A-405 Twin Towers Marish, Park Old Pump House, R J Marg, Andheri East, Mumbai - 400093.	21-08-2020
Pratik Shekhe	1203/37, Lodha Amara Nr Sandosh Baugh, Kolshah Road, Thane - 400607.	04-09-2022

Place: Mumbai
 Date: 13-02-2026

Branch Manager:
 Andheri/Hiranandani

RIKO AUTO INDUSTRIES LIMITED

CIN: L34300HR1983PLC023187
 Regd. & Corp. Office: 38 KM Stone, Delhi-Jaipur Highway, Gurugram - 122 001, Haryana
 Email: cs@ricoauto.in, Website: www.ricoauto.in
 Tel: 0124 282417, Fax: 0124 2824200

NOTICE TO SHAREHOLDERS
Special Window for Transfer and Dematerialisation of Physical Shares

Pursuant to the SEBI Circular No. HO/38/13/11(2)2026-MIRSD-PDI/3750/2026 dated 30th January, 2026 titled "Ease of Doing Investment - Special Window for Transfer and Dematerialisation of Physical Securities", all shareholders are hereby informed that a Special Window is open for a period of one year, from 5th February, 2026 to 4th February, 2027 to facilitate transfer and dematerialisation of physical securities which were sold/purchased prior to 1st April, 2019 but such transfer requests which were submitted earlier were rejected/returned/not attended due to deficiency in the documents/processes/otherwise. Kindly note that the securities so transferred shall be mandatorily credited only in demat mode and shall be under lock-in for a period of one year from the date of registration of transfer. Such securities shall not be transferred/lien-marked/pledged during the said lock-in period.

Further, securities transferred to IEPF Authority and cases involving disputes between transferor and transferee will not be considered in this window.

Eligible Shareholders are requested to take advantage of this opportunity by furnishing the necessary documents for transfer and dematerialisation to the Company's Registrar and Transfer Agent i.e. MCS Share Transfer Agent Limited at the address mentioned below:

MCS Share Transfer Agent Limited
 Unit: Rico Auto Industries Limited
 179-180, DSIDC Shed, 3rd Floor, Okhla Industrial Area, Phase I, New Delhi - 110 020.

Members are encouraged to dematerialise their physical equity shares to enable the Company to serve them better.

For Rico Auto Industries Limited
 Sd/-
Ruchika Gupta
 Company Secretary, FCS : 6456

Date: 12th February, 2026
 Place: Gurugram

VCU DATA MANAGEMENT LTD

CIN: L74999MH2013PLC240398
 Reg. Off.: Office No. 721 Metroplex 14 B Wing, Jijima, Opp Sony Tv Building, Link Road, Malad (W), Mumbai 400064.
 Tel: 98988 00935; Email: mumbai.vcu.data@gmail.com, Website: www.vcupack.in

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31.12.2025

Sr. No.	Particulars	(Rs. in Lacs except EPS)		
		STANDALONE		
		Quarter ended 31.12.2025 Unaudited	Quarter ended 30.09.2025 Unaudited	Year ended 31.03.2025 Audited
1.	Total income from operations	-	-	-
2.	Net Profit/Loss for the period (before tax, Exceptional and/or Extraordinary items)	1.72	0.44	7.77
3.	Net Profit/Loss for the period before tax (after Exceptional and/or Extraordinary items)	2.36	0.60	10.42
4.	Net Profit/Loss for the period after tax (after Exceptional and/or Extraordinary items)	1.72	0.44	7.77
5.	Total Comprehensive income for the period [Comprising profit/(loss) for the period (after tax) and Other Comprehensive Income (after tax)]	-	-	-
6.	Paid up Equity Capital (Face Value of Rs.10/- each)	1550	1550	1550
7.	Earnings Per Share (EPS) in Rs. (Not Annualized)	-	-	-
	a. Basic & Diluted (before extraordinary items)	0.01	0.00	0.05
	b. Basic & Diluted (After extraordinary items)	0.01	0.00	0.05

Note: The above is an extract of the detailed format of Unaudited financial results for the quarter ended 31st December, 2025 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the financial results is available on the Stock Exchange websites viz. www.bseindia.com and also on the Company's website at www.vcupack.in.

By Order of the Board of Directors
 For VCU Data Management Limited
 Sd/-
Sanjay Joshi
 Managing Director
 DIN: 03077967

Date: 12.02.2026
 Place: Mumbai

IN THE NATIONAL COMPANY LAW TRIBUNAL
MUMBAI BENCH - IV
C.P.(CAA)/274/(MB)/2025

C.A. (CAA)/211/(MB)/2025
 In the matter of Companies Act, 2013; and
 In the matter of Sections 230 to 232 read with Section 52 and other applicable provisions of the Companies Act, 2013; and
 In the matter of Scheme of Arrangement of Dam Good Restaurants Private Limited ("DGRPL" or "First Transferor Company") and Epiphany Hospitality Private Limited ("EHPL" or "Second Transferor Company") with Impresario Entertainment and Hospitality Private Limited ("TEHPL" or "Transferee Company") and their respective shareholders ("Scheme").

Dam Good Restaurants Private Limited
 ... First Transferor Company / First Petitioner Company

Epiphany Hospitality Private Limited
 ... Second Transferor Company / Second Petitioner Company

Impresario Entertainment and Hospitality Private Limited
 ... Transferee Company / Third Petitioner Company

NOTICE FOR FINAL HEARING OF PETITION

TAKE NOTICE that, a Company Petition filed jointly under Sections 230 to 232 read with Section 52 and other applicable provisions of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 for sanctioning Scheme of Arrangement of Dam Good Restaurants Private Limited ("DGRPL" or "First Transferor Company") and Epiphany Hospitality Private Limited ("EHPL" or "Second Transferor Company") with Impresario Entertainment and Hospitality Private Limited ("TEHPL" or "Transferee Company") and their respective shareholders ("Scheme") was admitted on 7th January 2026 by the Division Bench of Hon'ble National Company Law Tribunal ("Hon'ble Tribunal") at Mumbai comprising of Hon'ble Ms. Lakshmi Gurung, Member (I) and Hon'ble Shri Anil Raj Chellani, Member (T) and the said Company Petition is fixed for final hearing on 26th February 2026.

Any person desirous of making representations, if any, in connection with the proposed Scheme may make such representation to the Tribunal, not later than two days before the date fixed for the final hearing of the Company Petition. A copy of the said representation may simultaneously be sent to the concerned Petitioner Company and the representations so made should be accompanied with the grounds of representations, in the form of an Affidavit, along with such notice. In case no representations are received within the stated period, it would be presumed that you have no representation to make on the proposed Scheme.

A copy of the Company Petition along with all the exhibits can be obtained from the concerned Petitioner Companies, by any person, requiring the same on payment of the prescribed fees for the same.

Dated this 13 day of February 2026. Sd/-
 CA Harsh C. Ruparelia
 Professional for the Petitioner Companies

ATN INTERNATIONAL LIMITED

CIN : L65993WB1983PLC080793
 10, Princep Street, 2nd Floor, Kolkata - 700 072,
 Contact No. : 033-40022880, Website : www.atninternational.in

NOTICE FOR EXTRA-ORDINARY
GENERAL MEETING AND E-VOTING INFORMATION

Notice hereby given that the 1st Extraordinary General Meeting (EGM) of the members of the Company will be held on Monday, March 09, 2026 at 01:30 PM at the registered office at 10, Princep Street, 2nd Floor, Kolkata- 700072 to transact the business set out in the Notice convening the meeting.

Notice is also given under Section 91 of the Companies Act, 2013 read with Rule 10 of the Companies (Management and Administration) Rules 2014 that the Register of Members and Share Transfer Books of the Company shall remain closed from 3rd Day of March 2026 to 9th Day of March 2026 (both days inclusive) for the purpose of the EGM.

The Company has completed the dispatch of the Notice of EGM. The communication relating to remote e-voting, inter-alia, containing user ID and password has been dispatched to the members.

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the Listing Regulations, remote e-voting facility has been made available to the members to exercise their right to vote. The Company has engaged the services of CDSL to provide remote e-voting facility. The details of the remote e-voting are as under:

- Date and time of commencement of remote E-voting: Friday, 06th March, 2026 at 9.00 a.m.
- Date and time of end of remote E-voting: Sunday, 08th March, 2026 at 5.00 p.m.
- Remote e-voting shall not be allowed beyond this:- 08.03.2026 after 5.00 p.m.
- Cut-off date: 02.03.2026
- A member may participate in the General Meeting even after exercising his right to vote through remote e-voting but shall not be allowed to vote again in the meeting; and
- A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting in the General Meeting
- Notice of the Extra-Ordinary General Meeting has been displayed on the web site of the Company www.atninternational.in and on website of e-voting platform provided by CDSL i.e. www.evotingindia.com
- In case you have any queries or issues regarding e-voting, write an email to atninternational@gmail.com

By Order of the Board of Directors
 For ATN INTERNATIONAL LIMITED
SANTOSH KUMAR JAIN,
 MANAGING DIRECTOR
 DIN 00174235

Place : Kolkata
 Date : 12.02.2026

SILICON VALLEY INFOTECH LIMITED

CIN : L15311WB1993PLC063132
 Registered Office : 10, Princep Street, 2nd Floor, Kolkata - 700 072
 E-mail : silivalley@gmail.com, Website : www.siliconvalleyinfo.co.in,
 Phone : 91-33-40022880, Fax : 91-33-2237 9053

NOTICE FOR EXTRA-ORDINARY
GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that the 01st Extra-Ordinary General Meeting (EGM) of the members of the Company will be held on Monday, March 09, 2026 at 11:00 AM at the registered office at 10, Princep Street, 2nd Floor, Kolkata- 700072 to transact the business set out in the Notice convening the meeting.

Notice is also given under Section 91 of the Companies Act, 2013 read with Rule 10 of the Companies (Management and Administration) Rules 2014 that the Register of Members and Share Transfer Books of the Company shall remain closed from 03rd day of March, 2026 to 09th day of March, 2026 (both days inclusive).

The Company has completed the dispatch of the Notice of EGM. The communication relating to remote e-voting, inter-alia, containing user ID and password has been dispatched to the members.

Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the Listing Regulations, remote e-voting facility has been made available to the members to exercise their right to vote. The Company has engaged the services of CDSL to provide remote e-voting facility. The details of the remote e-voting are as under:

- Date and time of commencement of remote E-voting: Friday, 06th March, 2026 at 9.00 a.m.
- Date and time of end of remote E-voting: Sunday, 08th March, 2026 at 5.00 p.m.
- Remote e-voting shall not be allowed beyond this:- 08.03.2026 after 5.00 p.m.
- Cut-off date: 02.03.2026
- A member may participate in the General Meeting even after exercising his right to vote through remote e-voting but shall not be allowed to vote again in the meeting; and
- A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting in the General Meeting
- Notice of the Extra-Ordinary General Meeting has been displayed on the web site of the Company www.siliconvalleyinfo.co.in and on website of e-voting platform provided by CDSL i.e. www.evotingindia.com
- In case you have any queries or issues regarding e-voting, write an email to silivalley@gmail.com

By Order of the Board of Directors
 For Silicon Valley Infotech Limited
Santosh Kumar Jain
 Managing Director
 DIN: 00174235

Place : Kolkata
 Date : 12.02.2026

EDELWEISS ASSET RECONSTRUCTION CO. LTD.
CIN - U67100MH2007PLC174759
 Edelweiss House, Off C.S.T Road, Kalina, Mumbai - 400 098.

APPENDIX IV-A
[See proviso to Rule 8(6) and Rule 9(1)]
SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES
A/c - R.M. Bhutner & Co. Developers Private Limited

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 proviso to Rule 8(6) and Rule 9(1) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to R.M. Bhutner & Co. Developers Pvt Ltd. ("Borrower"), M/s R.M. Bhutner & Co., Laxminarayana Ramchandra Bhattad, Bhagwandas Ramchandra Bhattad, Harish Ramchandra Bhattad & Harkishan Ramchandra Bhattad (hereinafter referred to as Mortgagee (s) and Guarantor(s) respectively) & collectively referred to as the "Security Providers") that, CFM Asset Reconstruction Company Private Limited ("CFM"/"Assignor") has assigned the debts of R.M. Bhutner & Co. Developers Pvt Ltd. (hereinafter referred to as the "Borrower") together with underlying securities in favor of Edelweiss Asset Reconstruction Company Limited acting in its capacity as the trustee of EARC Trust SC - 464 ("EARC"/ "Secured Creditor") vide Assignment Agreement dated August 31, 2023. Pursuant to the said assignment, EARC stepped into the shoes of the Assignor.

Further Notice is hereby given to the public in general and in particular to the Borrower and Mortgagee(s) and Guarantor (s) that the below described immovable property mortgaged/charged to the Secured Creditor, the symbolic possession of which has been taken by Authorized Officer of Edelweiss Asset Reconstruction Company Limited, acting in its capacity as Trustee of EARC Trust SC 464 ("EARC") viz. the Secured Creditor, will be sold on "As is where is", "As is what is", "Whatever there is" and "no recourse basis" and on "Symbolic Possession Basis" through a public e-auction, through e-auction agency M/s E-Procurement Technologies Ltd Auction Tiger at their website/portal, https://edelweissarc.auctiontiger.net, on March 6, 2026, for recovery of Rs. 1,99,17,98,053/- (Rupees One Hundred Ninety Nine Seventeen Lakhs Ninety Eight thousand three hundred fifty three only) as on August 31, 2025 together with further interest at contractual rates from the said date till actual realization along with other charges/expenses/costs, thereon, which is due and payable to EARC viz. the Secured Creditor from the Security Providers R.M. Bhutner & Co. Developers Pvt Ltd., M/s R.M. Bhutner & Co., Laxminarayana Ramchandra Bhattad, Bhagwandas Ramchandra Bhattad, Harish Ramchandra Bhattad & Harkishan Ramchandra Bhattad after adjusting for recoveries made after the said date.

The reserve price along with the details of e-auction and description of the secured assets/immovable property are as follows:

Reserve Price Fixed	Earnest Money Deposit	Date of Inspection	Date of Auction
Rs.37,00,00,000/-	Rs.3,70,00,000	24-02-2026	06-03-2026

Increment in Bidding: Rs. 25,00,000 (Rupees Twenty-Five Lakhs Only)
 Last Date of Submission of Bid: Before 5:00 PM on March 5, 2026 (Thursday)
 e-Auction Portal: https://edelweissarc.auctiontiger.net
 Helpdesk: 09265562821, 09265562818, 09978591888
 arc@auctiontiger.net, support@auctiontiger.net

Date & time of e-Auction: March 6, 2026 (Friday) at 12:00 Noon to 1:00 pm with unlimited extensions of 5 minutes each

Description of Secured Assets put for Auction
 Description of the Property

1. Charge on all those rights and other rights, title and interest of the Mortgagee over all pieces and parcels of land or ground covered by Cadastral Survey No. 2299 of Bhuleshwar Division situated at Dr. K. M. Jhaveri Road, Mumbai - 400 002 in the Registration Sub-District and District of Mumbai City measuring 3537 square yards i.e. 2957.38 square meters and bearing Collector's New No. 842, (Old No. 101, 101-A), New Survey No. 428 (old Survey No. 292), and assessed by the Collector of Assessment under "C" Ward No. 4551/52, 4552, 4555/56 (1), 4559 (2) - 4560 & 4581 and Street No. 14 "C", 18, 18 (C) and 18 A, and bound: On or towards the North by: C.S. No. 2310 and C.S. no. 112299, On or towards the South by: C.S. No. 2296, C.S. no. 2297, On or towards the East by: C.S. No. 2298 and On the towards the West by: C.S. No. 1761
2. Charge on all those Developmental rights over land bearing Cadastral Survey No. 2299 of Bhuleshwar Division situated at Dr. K. M. Jhaveri Road, Mumbai - 400 002 in the Registration Sub-District and District of Mumbai City measuring 3537 square yards i.e. 2957.38 square meters and bearing Collector's New No. 842, (Old No. 101, 101-A), New Survey No. 428 (old Survey No. 292), and assessed by the Collector of Assessment under "C" Ward No. 4551/52, 4552, 4555/56 (1), 4559 (2) - 4560 & 4581 and Street No. 14 "C", 18, 18 (C) and 18 A Together with all buildings, structures, erections, and constructions every description which are erected, constructed, standing or attached or shall at any time hereafter during the continuance of the security hereby constituted be erected, constructed and standing or attached to the aforesaid lands and premises or any part thereof and all trees, fences, hedges, ditches, ways, sewerages, drains, water courses, liberties, privileges, easements and appurtenances whatsoever to the aforesaid lands or any part thereof belonging to or in anywise appertaining or usually held, occupied or enjoyed therewith or reputed to belonging to or appurtenant thereto and all the estate, right, title, interest, priority, claim and demand whatsoever of the Borrower AND ALL the present and future FSI (floor space index) available to said Project Land or granted by authority including the transferable development right to whether presently in existence or in the future belonging to or usually held, occupied or enjoyed therewith expected to belong to or appurtenant thereto, save and except the Tenanted Area.
3. Charge on all those pieces and parcels of the land or ground bearing Cadastral Survey Nos. 112299 and 2111 of Bhuleshwar Division of the Registration Sub-District and District of Mumbai City and as per Property Card measuring 402.72 square yards i.e. 336.72 square meters presently lying vacant (after demolition of Chawl which was standing therein) site and lying and being assessed to Municipal taxes as House Nos. 4555 and 5035/16, Street No. 24, Dr. K. M. Jhaveri Road, "C" ward and bound: On or towards the North by: Cadastral Survey No. 2312, Krishnalal M Zaveri Road, Cadastral Survey No. 2310, On or towards the South by: Partly Cadastral Survey No. 2299, On or towards the East by: Cadastral Survey No. 2298 and Cadastral Survey No. 2325, On or towards the West by: Partly Cadastral Survey No. 2299, Together with all building, structures, erections, and constructions of every description which are erected, constructed, standing or attached or shall at any time hereafter during the continuance of the security hereby constituted be erected, constructed and standing or attached to the aforesaid lands and premises or any part thereof and all trees, fences, hedges, ditches, ways, sewerages, drains, water courses, liberties, privileges, easements and appurtenances whatsoever to the aforesaid lands or any part thereof belonging to or in anywise appertaining or usually held, occupied or enjoyed therewith or reputed to belonging to or appurtenant thereto and all the estate, right, title, interest, priority, claim and demand whatsoever of the Mortgagee AND ALL the present and future FSI (Floor space index) available to said Project Land or granted by authority including the transferable development rights (TDR) whether presently in existence or in the future belonging to or usually held, occupied or enjoyed therewith or expected to belong to or appurtenant thereto.

For detailed terms and conditions of the sale, please refer to the link provided in EARC's website i.e. https://www.edelweissarc.in/PropertySale.

For further information, you may contact through phone on Contact No: +91 98885 66854 and/or through e-mail on rishabh.jhabak@edelweissarc.in / Ankita.god@edelweissarc.in

Date: February 13, 2026 Sd/-Authorized Officer
 Place: MUMBAI For Edelweiss Asset Reconstruction Company Limited (acting in its capacity as Trustee of EARC Trust - SC 464)

SYNCOM FORMULATIONS (INDIA) LIMITED

Regd. Off. -7, Niraj Industrial Estate, Off Mahakali Caves Road, Andheri (E), Mumbai-400093
 Email: finance@sfil.in Website: www.sfil.in | CIN: L24239MH1988PLC047759

STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTH ENDED 31ST DECEMBER, 2025 (Rs. in Lakhs except EPS)

Sr.	Particulars	STANDALONE			CONSOLIDATED		
		Quarter ended 31-12-2025	Quarter ended 31-12-2024	Nine Months Ended 31-12-2025	Quarter ended 31-12-2025	Quarter ended 31-12-2024	Nine Months Ended 31-12-2025
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited
1	Total Income from Operations	12007.44	13085.41	36931.05	12064.51	13157.02	37054.58
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	2504.82	1690.48	6762.27	2508.90	1726.22	6737.56
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	2504.82	1690.48	6766.40	2508.80	1726.22	6741.69
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	1886.34	1279.12	5143.38	1890.81	1300.20	5256.36
5	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after Tax) and other comprehensive Income (after tax)	2122.52	1297.52	5777.82	2126.99	1318.60	5760.80
6	Equity Share Capital (Face value of Rs. 1/-)	9400.00	9400.00	9400.00	9400.00	9400.00	9400.00
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)	0.00	0.00	0.00	0.00	0.00	0.00
8	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations) -						
	1. Basic:	0.23	0.14	0.61	0.23	0.14	0.61
	2. Diluted:	0.23	0.14	0.61	0.23	0.14	0.61

Notes: The above is an extract of the detailed format of Unaudited financial results for the quarter ended 31st December, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Unaudited Financial Results for the quarter ended 31.12.2025 are available on the website of the Company www.sfil.in and Stock exchange at www.bseindia.com and www.nseindia.com.

For, SYNCOM FORMULATIONS (INDIA) LIMITED
 Sd/-
ANKIT KEDARNAL BANAKDA
 CHAIRMAN & WHOLE TIME DIRECTOR
 DIN: 02359461

Place : Indore
 Dated : 12th February, 2026

EVERLON FINANCIALS LIMITED

607 Regent Chambers, 208 Nariman Point, Mumbai 400021
 CIN: L65100MH1989PLC052747
Corrigendum to the Newspaper Publication Dated 11th February, 2026

This is to clarify that the year 2024 mentioned in the Column No. 2 Nine months ended 31/12/2024 - Unaudited in the Unaudited Financial Results for the Quarter Ended December 31, 2025 published in Newspaper on 11.02.2026 be read as 31/12/2025 and not 31/12/2024.

Except for the printing error as above, there is no change in the figures of the Unaudited Financial results for the Quarter Ended December 31, 2025.

We sincerely regret the inconvenience caused in this regard.

For Everlon Financials Limited
 Sd/-
Jitendra K. Vakharia
 Managing Director
 DIN: 00047777

Date: 11.02.2026
 Place: Mumbai

PUBLIC NOTICE

Important announcement regarding the use of validated UPI IDs for payments and consumer safety

This is to inform all customers and members of the public that, in accordance with regulatory guidelines issued by the Securities and Exchange Board of India (SEBI), stockbrokers are required to accept UPI payments only through **standardised and validated UPI IDs**.

Upstox would also like to take this opportunity to remind customers to remain cautious of any unauthorised persons or entities on social media platforms, messaging services, websites, or other digital channels claiming to represent Upstox or its employees.

Impersonators falsely claiming to represent Upstox might :

- Request payments to accounts not associated with Upstox
- Seek confidential information such as PAN, OTPs, or bank details
- Make unsolicited investment offers or return assurances

Validated UPI IDs :

A validated UPI ID is a **SEBI - Prescribed** UPI handle used by registered intermediaries. It contains the intermediary's name and category (for example, brk for broker) and must include @ valid followed by the bank name.

Illustrative examples:

- 1) upstox.brk@valid <bankname>
- 2) upstox.<vendorname>.brk@valid<bankname>

Customer Guidance

Customers are advised to :

- 1) Use only UPI IDs containing '@valid' when making payments to Upstox
- 2) Verify the UPI ID carefully before authorising any transaction
- 3) Refrain from making payments to any UPI ID that does not include @ Valid
- 4) Note that in case of a failed UPI transaction, resolution is handled by the respective bank
- 5) Be aware that Upstox does not seek OTPs, PAN, or banking credentials from customers
- 6) Rely only on communications available on the official Upstox application or website
- 7) Report any suspicious communication to cybersafety@upstox.com

There is **no change** in the process for payments made via **IMPS, NEFT, or RTGS**

Customers may refer to the SEBI circular on the *Adoption of Standardised, Validated and Exclusive UPI IDs* and related regulatory communications for further details.

Upstox remains committed to regulatory compliance and to safeguarding the interests of its customers.

At Mumbai on the 13th February, 2026

For Upstox Securities Private Limited
 Sd/-
Authorised Signatory

TRUHOME FINANCE LIMITED
 (Formerly Known As Shirram Housing Finance Limited)

Reg.Off.: Srinivasa Tower, 1st Floor, Door No. 5, Old No.11,2nd Lane, Cenatopha Road, Alwarpet, Teynampet, Chennai-600018
 Head Office: Level 3, Wockhardt Towers, East Wing C-2 Block, Bandra Kurla Complex, Bandra (East), Mumbai-400051 Website: www.truhomefinance.in

Notice is hereby given that the following borrower/s have defaulted in the repayment of principal & interest of the loan facilities obtained by them from the Truhome Finance Limited (formerly Shirram Housing Finance Limited) and the said loan accounts have been classified as Non-performing Assets (NPA). The Demand Notice was

वर्क फ्रॉम होम'वरून जेपीमॉर्गनमध्ये वाढळ; कर्मचाऱ्यांनी युनियनची वाट धरली

नवी दिल्ली, दि. १२ (वृत्तसंस्था) : कोरोनानंतर जगभरात रुजलेली 'वर्क फ्रॉम होम' संस्कृती आता हळूहळू मागे पडत चालली आहे. याच पार्श्वभूमीवर अमेरिकेतील सर्वात मोठी बँक जेपीमॉर्गन चेसमध्ये व्यवस्थापन आणि कर्मचाऱ्यांमध्ये तीव्र संघर्ष उभा राहिला आहे. बँकेचे सीईओ जेमी डायमन यांनी सर्व कर्मचाऱ्यांना आठवड्यातून पाचही दिवस कार्यालयात येणे बंधनकारक केल्याने असंतोषाचे वातावरण निर्माण झाले असून, या निर्णयाविरोधात कर्मचाऱ्यांनी याचिका दाखल करत युनियन स्थापन करण्याच्या हालचाली सुरू केल्या आहेत.



मार्चपासून लागू झालेल्या या नियामांमुळे विशेषतः ते सुमारे ३० टक्के कर्मचारी अडचणीत आले आहेत, जे आतापर्यंत घरून काम करत होते. 'द फायनान्शियल टाइम्स'च्या वृत्तानुसार, बँकेत तीन लाखंहून अधिक कर्मचारी असताना आतापर्यंत दोन हजारांपेक्षा जास्त जणांनी या निर्णयाविरोधात याचिकेवर स्वाक्षऱ्या केल्या

आहेत. काही कर्मचाऱ्यांनी तर थेट 'क्युनिकेशन्स वर्कर्स ऑफ अमेरिका' या संघटनेशी संपर्क साधून कामगार युनियन स्थापन करण्याबाबत सल्लाही घेतला आहे,

असताना सर्वांनी एकाच कार्यालयात उपस्थित राहणे का आवश्यक आहे, असा प्रश्न पडतो. जागतिक कंपनी असलेल्या जेपीमॉर्गनमध्ये कर्मचाऱ्यांचे घर हेच त्यांचे

उत्पादकता आणि शिस्त आवश्यक आहे. "कंपनीत राहायचे की नाही, हा प्रत्येकाचा वैयक्तिक निर्णय आहे," असे सांगत त्यांनी अप्रत्यक्षपणे बाहेरचा मार्गही मोकळा असल्याचा संकेत दिला. त्यांच्या मते, तरुण कर्मचाऱ्यांचे प्रशिक्षण, व्यवस्थापन आणि नव्या कल्पनांची देवाणघेवाण यासाठी प्रत्यक्ष कार्यालयात उपस्थित राहणे अत्यावश्यक आहे. जरी काही नोकऱ्या पूर्णपणे रिमोट असल्या तरी बहुतांश कर्मचाऱ्यांसाठी समोरासमोर संवाद महत्त्वाचा आहे, असे त्यांनी स्पष्ट केले. जेपीमॉर्गनमधील हा संघर्ष केवळ एका बँकेपुरता मर्यादित नसून तो संपूर्ण कॉर्पोरेट जगतातील बदलत्या कामकाज पद्धतीचे प्रतिबिंब आहे. एका बाजूला लवचिकतेची मागणी करणारे कर्मचारी आहेत, तर दुसरीकडे शिस्त आणि उत्पादकतेवर भर देणारे व्यवस्थापन उभे आहे. या दोन विचारांपैकी कोणता मार्ग शेवटी वरचढ ठरेल, याकडे आता जगाचे लक्ष लागले आहे.

जे अमेरिकेच्या वित्तीय क्षेत्रात अत्यंत दुर्गम मानले जाते. एका कर्मचाऱ्याने याचिकेवर नाव टाकणे म्हणजे स्वतःच्या करिअरला धक्का लावण्यासारखे असल्याची भीती व्यक्त केली आहे. कर्मचाऱ्यांचे म्हणणे आहे की त्यांची टीम दोन खंडांमध्ये आणि तीन वेगवेगळ्या टाइम झोनमध्ये काम करत

कार्यालय का ठरू शकत नाही, अशी त्यांची भूमिका आहे. या पार्श्वभूमीवर सीईओ जेमी नाव टाकणे म्हणजे स्वतःच्या करिअरला धक्का लावण्यासारखे असल्याची भीती व्यक्त केली आहे. कर्मचाऱ्यांचे म्हणणे आहे की त्यांची टीम दोन खंडांमध्ये आणि तीन कंपनीत काम करायचे असेल तर

लायकिस लिमिटेड

सीआयएन : L74999MH1984PLC413247

नोंदणीकृत कार्यालय : चौथा मजला, ग्रेडेंडर इमारत, वीरा देसाई रोड, गुंदेचा समोर, सिम्फनी, अंधेरी - पश्चिम, मुंबई- ४०००५३, महाराष्ट्र, भारत.
दूरध्वनी: +९१ २२ ४०६९ ४०६९ फॅक्स : +९१ २२ ३००९ ८१२८
ई-मेल : cs@lykis.com वेबसाइट : www.lykis.com

३१ डिसेंबर २०२५ रोजी संपलेल्या तिमाही आणि नऊ महिन्यांसाठी अलेखापरीक्षित (स्वतंत्र आणि एकत्रित) आर्थिक निकाल लेखापरीक्षण समितीने पुनरावलोकन केले आहेत आणि १२ फेब्रुवारी २०२६ रोजी झालेल्या बैठकीत कंपनीच्या संचालक मंडळाने मंजूर केले आहेत. ३१ डिसेंबर २०२५ रोजी संपलेल्या तिमाही आणि नऊ महिन्यांसाठी संपूर्ण लेखापरीक्षण न केलेले (स्वतंत्र आणि एकत्रित) आर्थिक निकाल सेबी (एलओडीआर) नियमन, २०१५ च्या नियम ३३ अंतर्गत स्टॉक एक्सचेंजकडे दाखल केले आहेत आणि ते स्टॉक एक्सचेंजच्या वेबसाइट www.bseindia.com आणि कंपनीच्या वेबसाइट www.lykis.com वर उपलब्ध आहेत.

क्यूआर कोड स्कॅन करूनही तेच मिळवता येते.



संचालक मंडळाच्या आदेशानुसार लायकिस लिमिटेडकरिता सही/- श्री. नादिर उमदाली धोलिया व्यवस्थापकीय संचालक डीआयएन : ०३३०३६७५

ठिकाण : मुंबई
तारीख : १२ फेब्रुवारी २०२६

केबीएस इंडिया लिमिटेड

सीआयएन : L51900MH1985PLC035718

नोंदणीकृत कार्यालय : ५०२, कॉमर्स हाऊस, १४० मीनटवास मार्ट रोड, फोर्ट, मुंबई ४०० ००९. दूरध्वनी : ४०३६२६६६ फॅक्स : ४०३६२६१८ वेबसाइट : www.kbs.co.in ईमेल : kbs@kbs.co.in
दि. ३१ डिसेंबर, २०२५ रोजी संपलेल्या तिमाही व नऊ महिने अखेरकरिता स्थायी अलेखापरीक्षित वित्तीय अहवालाचा निष्कर्ष

र. लखान (इंपीएस वाळता)

विवरण	तिमाही अखेरकरिता ३१.१२.२०२५ (अलेखापरीक्षित)	तिमाही अखेरकरिता ३०.०९.२०२५ (अलेखापरीक्षित)	तिमाही अखेरकरिता ३१.१२.२०२४ (अलेखापरीक्षित)	नऊ महिने अखेरकरिता ३१.१२.२०२५ (अलेखापरीक्षित)	नऊ महिने अखेरकरिता ३१.१२.२०२४ (अलेखापरीक्षित)	वर्ष अखेरकरिता ३१.०३.२०२५ (लेखापरीक्षित)
कार्यचलनामधून एकूण उत्पन्न	६६.२३	९६.२३	७३.६५	२७४.५४	२३५.२४	३५१.०१
कालावधीकरिता (कर पूर्व, अतिरिक्त व/वा अतिविशेष बाबीपूर्व) निव्वळ नफा/(तोटा)	(७.६८)	६.८४	(१.४५)	२५.१३	१५.५०	४५.६०
करपूर्व कालावधीकरिता निव्वळ नफा/ तोटा (अतिविशेष व/वा अतिरिक्त बाबीपध्यात)	(७.६८)	६.८४	(१.४५)	२५.१३	१५.५०	४५.६०
करपध्यात कालावधीकरिता निव्वळ नफा/तोटा (अतिरिक्त व/वा अतिविशेष बाबी पध्यात)	(१४.०१)	५.१२	(१.०९)	१८.८०	११.६०	१७.६५
कालावधीकरिता एकूण अन्य सर्वसमावेशक उत्पन्न (कालावधीकरिता नफा/ तोटा समाविष्ट (कर पध्यात) व अन्य सर्वसमावेशक उत्पन्न (करपध्यात)	(१४.०१)	५.१२	(१.०९)	१८.८०	११.६०	१७.६५
प्रदानित इक्विटी शेअर भांडवल (दर्शनी मूल्य प्रति शेअर १/- प्रत्येकी)	१,०८२.१२	१,०८२.१२	१,०८२.१२	१,०८२.१२	१,०८२.१२	१,०८२.१२
राखीव मूल्य (सात लेखा वर्षांच्या उर्वरित ताळेबंदामध्ये राखणी वाळता)	-	-	-	-	-	-
उत्पन्न प्रति शेअर (रु. १/- प्रत्येकी)	(०.०१)	०.०१	(०.०१)	०.०२	०.०१	०.०२
१. मूळ	(०.०१)	०.०१	(०.०१)	०.०२	०.०१	०.०२
२. सोम्य	(०.०१)	०.०१	(०.०१)	०.०२	०.०१	०.०२

टिप:

१. वरील हे सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन २०१५ च्या विनियम ३३ अंतर्गत स्टॉक एक्सचेंजसह दि. ३१ डिसेंबर, २०२४ रोजी संपलेल्या तिमाही अखेरकरिता तिमाही स्थायी अलेखापरीक्षित विस्तृत प्रारूपांचे सारांश आहे. कंपनी कायदा, २०१३ च्या अनुच्छेद १३३ अंतर्गत विहित भारतीय लेखा स्टॅंडर्ड (आयएनडी - एएस) यांच्यासह तयार केलेला सध अहवाल व विस्तृत वित्तीय अहवाल व संबंधित तरतूद शुक्रवार, दि. १४ फेब्रुवारी, २०२५ रोजी आयोजित संभेमध्ये संचालक मंडळाच्या द्वारे मंजूर लेखा समितीद्वारे पाहण्यात येईल. तिमाही स्थायी अलेखापरीक्षित वित्तीय अहवालाचा संपूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइट www.bseindia.com वर उपलब्ध आहे व कंपनीची वेबसाइट www.kbs.co.in वर उपलब्ध आहे.

२. आकडेवारी आवश्यकतेनुसार रिप्लूड / रि-क्लासिफिकेशन करण्यात येईल.

केबीएस इंडिया लिमिटेडकरिता सही/- तुषार गहा अध्यक्ष व व्यवस्थापकीय संचालक डीआयएन : ०१७२९६४१

ठिकाण : मुंबई
दि. १४ फेब्रुवारी, २०२६

अमित सिक्युरिटीज लिमिटेड

नोंदणीकृत कार्यालय : पहिला मजला, स्वदेशी मार्केट, ३१६, काळवादेवी रोड, मुंबई (एम. एच.) ४००००२, सीआयएन : L65990MH1992PLC067266 फोन नंबर : ०७३१-३५२१०००, ई-मेल : info@amitttd.com

नसलीत (बाली दिलेला दिना वक्र)	स्थायी तिमाही अखेर		एकत्रित तिमाही अखेर		स्थायी नऊ महिने अखेर		एकत्रित नऊ महिने अखेर	
	३ महिने अखेर ३१.१२.२०२५	३०.०९.२०२५	संयोजित ३ महिने अखेर ३१.१२.२०२५	संयोजित ३ महिने अखेर ३०.०९.२०२५	नऊ महिने अखेर ३१.१२.२०२५	नऊ महिने अखेर ३१.१२.२०२४	नऊ महिने अखेर ३१.१२.२०२५	नऊ महिने अखेर ३१.१२.२०२४
ऑपरेशन्समधून उत्पन्न/मर्यादित	१८.७३	६२.०७	७४.०७	१८.७३	६२.०७	११४.७२	१५५.८१	११४.७२
एकूण उत्पन्न (१+२)	१००.९६	६४.२९	८०.०३	१००.९६	६४.२९	२०९.२६	१७३.११	२०९.२६
कालावधीसाठी निव्वळ नफा/(तोटा) (करपूर्व, अपवादालेख आणि/किंवा अपसाधन बाबी)	४.७०	३.२५	६.६५	४.७०	३.२५	६.६५	९.९५	९.९५
कालावधीसाठी निव्वळ नफा/(तोटा) (करपध्यात, अपवादालेख आणि/किंवा अपसाधन बाबी)	३.२४	२.६९	५.०७	३.२४	२.६९	५.०७	७.३६	७.३६
कालावधीसाठी एकूण सर्वसमावेशक उत्पन्न (१+५+६) (समाविष्ट नफा/(तोटा) व अन्य सर्वसमावेशक उत्पन्न कालावधीकरिता)	३.२१	२.५६	५.०६	३.२४	२.६९	५.०७	७.३६	७.३६
प्रदानित इक्विटी शेअर भांडवल (दर्शनी मूल्य रु. १०/- प्रत्येकी)	७१०.००	७१०.००	७१०.००	७१०.००	७१०.००	७१०.००	७१०.००	७१०.००
मागील लेखा वर्षाच्या ताळेबंदानुसार पुनर्मूल्यांकन राखीव निधी वाढून राखीव निधी	६२३.८४	६२९.९४	६२९.९४	६२३.८४	६२९.९४	६२३.८४	६२९.९४	६२३.८४
प्रति शेअर कमाई (प्रत्येकी रु. १०/-) (चावू आणि बंद केलेला ऑपरेशन्ससाठी)	-	-	-	-	-	-	-	-
(ए) मूलभूत	०.०५	०.०४	०.०७	०.०५	०.०४	०.१५	०.१०	०.१५
(बी) सोम्य	०.०५	०.०४	०.०७	०.०५	०.०४	०.१५	०.१०	०.१५

टीप : वरील माहिती सेबी (लिस्टिंग आणि इतर प्रकटीकरण आवश्यकता) नियम, २०१५ च्या नियम ३३ अंतर्गत स्टॉक एक्सचेंजकडे दाखल केलेल्या तिमाही निकालांच्या तपशीलवार स्वरूपाचा उतारा आहे. तिमाही निकालांचे संपूर्ण स्वरूप www.bseindia.com वर उपलब्ध आहे.

ठिकाण : मुंबई
तारीख : ११ फेब्रुवारी २०२६



अमित सिक्युरिटीज लिमिटेड सही/ नितीश माहेश्वरी व्यवस्थापकीय संचालक डीआयएन : ०८१९८५७६

Sr.		Particulars		STANDALONE			CONSOLIDATED		
				Quarter Ended 31-12-2025	31-12-2024	31-12-2025	31-12-2025	31-12-2024	31-12-2025
1	Total Income from Operations	12007.44	13085.41	36931.05	2508.80	13157.02	37054.58		
2	Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items)	2504.82	1690.48	6762.27	2508.80	1726.22	6737.56		
3	Net Profit/(Loss) for the period before tax, (after Exceptional and/or Extraordinary items)	2504.82	1690.48	6766.40	2508.80	1726.22	6741.69		
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1886.34	1279.12	5143.38	1890.81	1300.20	5126.36		
5	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after Tax) and other comprehensive income (after tax)	2122.52	1297.52	5777.82	2126.99	1318.60	5760.80		
6	Equity Share Capital (Face value of Rs.1/-)	9400.00	9400.00	9400.00	9400.00	9400.00	9400.00		
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)	0.00	0.00	0.00	0.00	0.00	0.00		
8	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations) -								
1.	Basic:	0.23	0.14	0.61	0.23	0.14	0.61		
2.	Diluted:	0.23	0.14	0.61	0.23	0.14	0.61		

Notes : The above is an extract of the detailed format of Unaudited financial results for the quarter ended 31st December, 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosures Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Unaudited Financial Results for the quarter ended 31.12.2025 are available on the website of the Company www.sfl.in and Stock exchange at www.bseindia.com and www.nseindia.com.
For, SYNCOM FORMULATIONS (INDIA) LIMITED Sd/- ANKIT KEDARMAL BANKDA CHAIRMAN & WHOLE TIME DIRECTOR DIN: 02359467

YES BANK **येस बँक लिमिटेड**
नोंदणीकृत कार्यालय: येस बँक हाऊस, वेस्टर्न एक्सप्रेस हायवे, सांतक्रुझ (पूर्व), मुंबई, ४०० ०५५
शाखा: ११ वा मजला, सी विंग, एम्पायर टॉवर, रिलायबल टेक पार्क, कलाउड सिटी कॉम्प्लेक्स, एलॉट क्र. ३१, ठाणे-बेलापूर रोड, येरवली, नवी मुंबई - ४००७०८

स्थावर मालमत्तेसाठी ताबा सूचना
ज्याअर्थी, निम्नस्वाक्षरीकार हे सिक्युरिटीयझेसन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शियल असेट्स अँड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट अक्ट, २००२ (कायदा) अन्वये येस बँक लिमिटेडचे ("बँक") प्राधिकृत अधिकारी असून, सदर कायद्याच्या कलम १३(२) सह वाचल्या जाणाऱ्या सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स २००२ च्या नियम ९ अन्वये प्रदान केलेल्या अधिकारांचा वापर करून, खाली नमूद केलेल्या कर्जदारांना सदर सूचनेच्या दिनांकापासून ६० दिवसांच्या आत सूचनेत नमूद केलेल्या रकमेची परतफेड करण्याचे आवाहन करणारी खालील मागणी सूचना बजावण्यात आली होती.
कर्जदार / सुरक्षा प्रदाते रकमेची परतफेड करण्यास अपयशी ठरल्यामुळे, याद्वारे कर्जदार / सुरक्षा प्रदाते आणि सर्वसामान्य जनतेला सूचित करण्यात येते की, निम्नस्वाक्षरीकार यांनी सदर कायद्याच्या कलम १३(४) सह वाचल्या जाणाऱ्या सदर नियमांच्या नियम ८ अन्वये त्यांना प्रदान केलेल्या अधिकारांचा वापर करून खाली वर्णन केलेल्या मालमत्तेचा सांकेतिक ताबा घेतला आहे.
विशेषतः कर्जदार / सुरक्षा प्रदाते आणि सर्वसामान्य जनतेला याद्वारे सावध करण्यात येते की, त्यांनी खाली नमूद केलेल्या मालमत्तेची कोणताही व्यवहार करू नये आणि या मालमत्तेची केलेली कोणताही व्यवहार हा खाली नमूद केलेली रक्कम आणि त्यावरील खर्च, आकार, खर्च आणि व्याजासह बँकेच्या बोजाच्या अधीन असेल.
तुमचे लक्ष सारफेरी कायद्याच्या कलम १३(८) च्या तरतुदीकडे वेधण्यात येत आहे, ज्यानुसार जर सुरक्षित धनकोटी देय रक्कम, त्यावरील सर्व खर्च आणि शुल्कांसह, सार्वजनिक लिलाव/निविदा/खाजगी कराराची सूचना प्रसिद्ध होण्यापूर्वी कोणत्याही वेळी सुरक्षित धनकोला प्रदान केली, तर ती सुरक्षित मालमत्ता विकली किंवा हस्तांतरित केली जाणार नाही आणि त्या मालमत्तेच्या हस्तांतरणासाठी किंवा विक्रीसाठी कोणतीही पुढील पावले उचलली जाणार नाहीत.

अ. क्र.	कर्ज खाते क्र.	कर्जदार, सह-कर्जदार आणि जामीनदाराचे नाव	तारण मालमत्तेचे वर्णन	कलम १३(२) सूचना दिनांक	कलम १३(२) सूचनेनुसार एकूण धक्कावळी	कलम १३(४) नुसार ताबा घेतल्याचा दिनांक
१	AFH02250 2110993	अनिल प्रसाद गडकरी (कर्जदार आणि तारणदार) करुणा अशोक खरात (सह-कर्जदार आणि तारणदार)	रुम क्र २०४, दुसरा मजला, क्षेत्रफळ २१ ४६ चौ मीटर, सर्व्हे क्र १८०, हिस्सा क्र २, संभे रॅसिडेन्सी, जी विंग, बदलापूर, ता अंबरनाथ, जि ठाणे, महाराष्ट्र, ४२१५०३	२७-१०-२०२५	₹ १५,३०,७९३.३२	११-०२-२०२६
२	AFH00580 1420121	सागरभाई गणेशभाई खोड (कर्जदार आणि तारणदार) गणेशभाई कान्नाभाई खोड (सह-कर्जदार)	फ्लॉट क्र २०८, दुसरा मजला, क्षेत्रफळ २५ ४२३ चौ मीटर कार्पेट, ए विंग, शिवशक्ती मनोहर रॅसिडेन्सी, सर्व्हे क्र ७३, हिस्सा क्र १३, रमेशवाडी रोड, नाप- कुकणम, बदलापूर पश्चिम, ठाणे - ४२१ ५०३ मालक: सागरभाई गणेशभाई खोड	३१-१०-२०२५	₹ २३,७५,६७९.९९	११-०२-२०२६

स्थळ : मुंबई
दिनांक : १३.०२.२०२६

सही/- (प्राधिकृत अधिकारी)
येस बँक लिमिटेड

JMG CORPORATION LIMITED
CIN : L55101DL1989PLC362504
Registered Office: 574, 2nd Floor, Main Road Chirag Delhi, South Delhi, New Delhi, India, 110017
Contact. No.: +911 40552072 | Email id- info@jmg-corp.in | Website: www.jmg-corp.in

Recommendations of the Committee of Independent Directors ("IDC") on the Open Offer by Mr. Neerav Bairagi ("Acquirer") to the Shareholders of JMG Corporation Limited ("JMG" or "the Target Company") under Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations").

1. Date of Meeting	Thursday, February 12, 2026
2. Name of the Target Company	JMG Corporation Limited
3. Details of the Offer pertaining to Target Company	Open Offer to acquire upto 60,21,053 (Sixty Lakh Twenty One Thousand and Fifty Three) fully paid up equity shares of ₹2.50/- each representing 26% of the total voting share capital of the Target Company, to be acquired by the Acquirer, at a price of ₹5.30/- (Rupees Five and Thirty Paise) per equity share ("Offer Price") payable in cash in terms of Regulation 3(1) and 4 of the SEBI SAST Regulations.
4. Name of the Acquirer	Mr. Neerav Bairagi ("Acquirer")
5. Name of the Manager to the Offer	Srujan Alpha Capital Advisors LLP
6. Members of the Committee of Independent Directors ("IDC")	Mr. Satish Charankumar Patne - Member Mr. Vivek Bansal - Member
7. IDC Member's relationship with the Target Company (Director, Equity Shares owned and other contract / relationship) if any	IDC Members are the Independent Directors of the Target Company. The IDC Members neither hold any equity shares in the Target Company nor do they have any contracts / relationship with the Target Company.
8. Trading in the Equity Shares / other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the equity shares / other securities of the Target Company since their appointment.
9. IDC Member's relationship with the Acquirer (Director, Equity Shares owned and other contract / relationship) if any	None of the IDC Members have any relationship with the Acquirer.
10. Trading in the Equity shares/other securities of the Acquirer by IDC Members	Not applicable as Acquirer is individual
11. Recommendation on the Open Offer, as to whether the Offer, is or is not, fair and reasonable	The IDC Members have reviewed the Public Announcement dated Thursday, December 04, 2025, Detailed Public Statement dated Thursday, December 11, 2025 and Letter of Offer dated Thursday, February 05, 2026 issued by the Manager to the Open Offer on behalf of the Acquirer (Collectively referred as "Offer Documents").<