



SG Finserve Limited

Date: February 11, 2026

To,
Secretary
Listing Department
BSE Limited
Department of Corporate Services
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai-400001

National Stock Exchange of India Ltd
Exchange Plaza, 5th Floor,
Plot No. C/1, G Block,
Bandra – Kurla Complex,
Bandra (E),
Mumbai – 400 051

BSE Scrip Code: 539199

NSE Symbol: SGFIN

Subject : Newspaper Advertisement of Completion of Dispatch of the notice of Postal Ballot

Dear Sir/Ma'am,

In continuation of our letter dated February 10, 2026 & pursuant to Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015, please find enclosed herewith copy of Newspaper advertisement, interalia, regarding completion of dispatch of Notice of Postal Ballot of the Company. We request you to kindly take the above information on your record.

Thanking You,

For **SG Finserve Limited**

Kush Mishra
Company Secretary and Compliance officer

SG Finserve Limited

(CIN: L64990DL1994PLC057941)

Regd. Office: 37, Hargobind Enclave, Vikas Marg, East Delhi, Delhi-110092, Ph.: 011-41450121

Corporate Office: - 35-36, Second Floor, Kaushambi, Near Anand Vihar Terminal, Ghaziabad, Uttar Pradesh - 201010

E-mail: info@sgfinserve.com, Website: www.sgfinserve.com

SG FINSERVE LIMITED
 CIN: L64990DL1994PLC057941
 Registered Office: 37, Hargobind Enclave, Vikas Marg, Delhi - 110092
 Corporate Office: 35-36, Kaushambi, Near Anand Vihar Terminal, Uttar Pradesh-201010
 Email: compliance@sgfinserve.com ; Website: www.sgfinserve.com
 Phone No.: 0120-4041400

NOTICE OF POSTAL BALLOT
 Members are hereby informed that pursuant to the provisions of section 106 and 110 and other applicable provisions of the Companies Act, 2013 read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 (cumulatively "Act"), Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard on General Meeting issued by the Institute of Company Secretaries of India ("SS-2") and other applicable laws and regulations, if any, including any statutory modification(s) or re-enactment(s) thereof for the time being in force, SG Finserve Limited ("the Company") is seeking approval from its Members for passing of Ordinary/Special Resolution as set out in the Postal Ballot Notice dated February 10, 2026 ("Postal Ballot Notice") by way of voting through electronic means ("e-voting/remote e-voting").

In terms of relevant provisions of the Act and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs, inter-alia, for conducting Postal Ballot process through e-voting vide General Circulars No. 14/2020 dated April 30, 2020, 17/2020 dated April 13, 2020 read with other relevant circulars issued in this regard, the latest being General Circular No. 09/2024, dated September 19, 2024 (collectively referred to as "MCA Circulars"), the process of sending Postal Ballot Notice along with the instructions regarding remote e-voting ONLY in electronic form to those Members whose e-mail addresses are registered with the Company/Registrar and Transfer Agent ("RTA"/Depositories and whose names appear in the Register of Members/list of Beneficial Owners as on February 06, 2026 ("Cut-off Date"), has completed on February 10, 2026. Accordingly, physical copies of Postal Ballot Notice and Postal Ballot forms are not being sent to the members. The Notice is also available on the Company's website (www.sgfinserve.com), Stock Exchanges' website (www.bseindia.com and www.nseindia.com) and Central Depository Services (India) Limited (CDSL)'s website (www.evotingindia.com).

Members may also note that in compliance with the above MCA Circulars, the communication of assent/dissent of the members on the resolution proposed in Postal Ballot Notice will only take place through the remote e-voting system.

All the Members are hereby informed that:

(a) The e-voting period shall commence on Wednesday, February 11, 2026 at 10:00 A.M.(IST) and end on Thursday, March 12, 2026 at 5:00 P.M.(IST) for all the shareholders, whether holding shares in physical form or in demat form. The e-voting module shall be disabled by CDSL for voting thereafter. Remote e-voting shall not be allowed beyond the said time and date.

(b) 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 i.e. Friday, February 06, 2026 only shall be entitled to avail the facility of remote e-voting.

(c) The Notice is being sent to all the Members, whose names appear on the Register of Members/Record of Depositories as on Friday, February 06, 2026. A person who is not a member on the cut-off date should accordingly treat the Postal Ballot Notice as for information purposes only.

(d) The Company has appointed Shri Jatin Gupta, Practising Company Secretary (Membership No.: FCS 5651; COP No.: 5236), as scrutineer for conducting the entire postal ballot process by way of remote e-voting in a fair and transparent manner.

(e) The results of the Postal Ballot/e-voting will be declared on or before March 14, 2026. The results alongwith scrutineer's report shall be placed on the website of the Company and on the website of the CDSL and communicated to the Stock Exchanges where the Company's shares are listed.

Members holding shares in electronic form and who have not updated their email or KYC details are requested to register/update the details in their demat account, as per the process advised by their Depository Participant. Members holding shares in physical form who have not updated their email or KYC details are requested to register/update the said details in the prescribed form ISR - 1 with Registrar and Share Transfer Agent of the Company, M/s Skyline Financial Services Private Ltd. Members can access the relevant forms on the Company Website at https://www.sgfinserve.com

If you have not registered your email address with Company/Depository, you may please follow below instructions:

- Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to Company at compliance@sgfinserve.com and/or RTA email at info@skynilneta.com.
- Demat shareholders - Please update your email id & mobile no. with your respective Depository Participant (DP)

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdsindia.com or contact at toll free no. 1800 21 09911. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, Central Depository Services (India) Limited (CDSL), A Wing, 25th Floor, Marathon Futrex, Mafatlal Mill Compounds, N.M. Joshi Marg, Lower Parel (East), Mumbai - 400013.

For SG Finserve Limited
 Sd/-
 Kush Mishra
 Date : 11.02.2026
 Place : Ghaziabad
 (Company Secretary and Compliance Officer)

FRONTIER SPRINGS LTD.
 Registered Office & Factory: KM 25/4, Kalpi Road, Rania, Kanpur, Dehat - 209304;
 CIN: L1719UP1981PLC005212; E-Mail: cs@frontiersprings.co.in;
 Website: www.frontiersprings.co.in; Tel No.: +91-5111-240212, 240213

NOTICE OF REVISED RECORD DATE FOR BONUS ISSUE OF EQUITY SHARES
 With reference to our earlier Bonus Issue record date advertisement published in an English daily newspaper (Financial Express) on January 25, 2026 and in a Hindi daily newspaper (Aaj) on January 29, 2026, the Members are requested to kindly note that the Record Date for the Bonus Issue has been revised from Friday, March 06, 2026 to Friday, March 13, 2026, for the purpose of determining the eligibility of the members of the Company for issue of bonus equity shares in the proportion of 2:1 i.e., 2 (Two) new fully paid-up Equity Shares of face value of Rs. 10/- (Rupees Ten Only) each for every 1 (One) existing fully paid-up Equity Share of face value of Rs. 10/- (Rupees Ten Only) each.

The above details are also available on the website of the Company at www.frontiersprings.co.in and on the website of the Stock Exchange www.bseindia.com.

By Order of the Board of Directors
For Frontier Springs Ltd.
 Sd/-
 Dhruv Bhasin
 Company Secretary and
 Compliance Officer

Date: 10.02.2026
 Place: Kanpur

HIM TEKNOFORGE LIMITED
 CIN: L29130HP1971PLC000904
 Regd. Office: Village Billanwall, Baddi, Himachal Pradesh - 173205
 Corp. Office: First Floor, SCO-19, Sector-7C, Madhya Marg, Chandigarh - 160019
 Phone: +91-172-4183065 | Email: cs@gagil.net Website: www.himteknoforge.com

NOTICE TO SHAREHOLDERS
 (Registration / Update of Email Address for Postal Ballot)
 Notice is hereby given to the shareholders of the Company that pursuant to the provisions of the Companies Act, 2013 read with the relevant Circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company proposes to conduct Postal Ballot through remote e-voting and send the Postal Ballot Notice and related documents to the Members only through electronic mode to those shareholders whose email addresses are registered with the Company/Registrar and Share Transfer Agent/Depository Participants.

Accordingly, shareholders holding shares in physical form and whose email addresses are not registered or require update are requested to register / update their email address with the Company's Registrar and Share Transfer Agent, MCS Share Transfer Agent Limited, 1st Floor, Neelam Apartment, 88 Sampatrao Colony, Above ChhapanBhog, Alkapuri, Vadodara - 390007, Tel: 0265-2350490, Email: mcsdtbaroda@gmail.com, with a copy marked to the Company at cs@gagil.net.

Shareholders holding shares in dematerialized form are requested to register / update their email address with their respective Depository Participants.

FOR HIM TEKNOFORGE LIMITED
 Sd/-
 Himanshu Kalra
 Company Secretary & Compliance Officer
 Membership No.: A62696

Place: Chandigarh
 Date: 10.02.2026

THE SOUTH INDIAN BANK LTD.
 Registered Office: The South Indian Bank Ltd., SIB HOUSE, Mission Quarters, T.B Road, Thiruvur - 680001, Kerala.
 Ph: 0487 242020, 2429333. E-mail: ho2006@sib.bank.in
 Web: www.southindianbank.bank.in CIN: L65191KL 1929PLC001017

Special Window for Transfer and Dematerialisation of Physical Securities
 We draw your attention to SEBI Circular No. HO/38/13/11(2)/2026-MIRSD-POD/1/3750/2026 dated January 30, 2026 pertaining to opening of a special window for transfer and dematerialisation ("demat") of physical securities which were sold/purchased prior to April 01, 2019. The special window shall also be available for such transfer requests which were submitted earlier and were rejected/returned/not attended to, due to deficiency in the documents/process or otherwise. This special window shall be open for a period of one year from February 05, 2026 to February 04, 2027. All such transfers shall be processed only in demat mode and shall be under lock-in for a period of one year from the date of registration of transfer.

Shareholders who have missed earlier deadline of January 06, 2026 (the cut-off date for re-lodgement of transfer deeds) are encouraged to take this opportunity by furnishing necessary documents to the Bank's Registrar to an Issue and Share Transfer Agent (RTA) MUFUG Intime India Pvt Ltd., Surya 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore-641028. Email: investors.helpdesk@in.mfpm. mufg.com Contact number -0422-2314792 or the Bank at ho2006@sib.bank.in for further assistance.

For The South Indian Bank Limited
 Sd/-
 Jimmy Mathew
 Company Secretary

Place : Thiruvur
 Date : 10.02.2026

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF BSE AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED IS IN COMPLIANCE WITH CHAPTER II OF THE SEBI CDR REGULATIONS.

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BONBLOC TECHNOLOGIES LIMITED

Our Company was incorporated as "Bonbloc Technologies Private Limited" under the provisions of the Companies Act, 2013, pursuant to a certificate of incorporation dated August 11, 2020, issued by the Registrar of Companies, Central Registration Centre ("RoC"). Upon conversion of our Company from a private company to a public company, pursuant to a resolution passed in a meeting of our Board held on June 2, 2025 and of our Shareholders held on June 13, 2025, the name of our Company was changed to "Bonbloc Technologies Limited" and a certificate of incorporation consequent upon conversion to public limited company was issued by the RoC on June 19, 2025. For further details, see "History and Certain Corporate Matters - Changes in the Registered Office" on page 232 of the DRHP

Corporate Identity Number: U62091TN2020PLC137054
 Registered and Corporate Office: RR Tower IV, T.V.K. Industrial Estate, Guindy Industrial Estate, Chennai, Chennai City Corporation, Tamil Nadu - 600 032, India
 Contact Person: Nageswaran V, Company Secretary and Compliance Officer; Telephone: +91 9360905304, E-mail: cs@bonbloc.com; Website: www.bonbloc.com;

PROMOTERS OF OUR COMPANY: DURAI APPADURAI, SOURIRAJAN AND BONBLOC INC.

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF BONBLOC TECHNOLOGIES LIMITED ("OUR COMPANY" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE OF FACE VALUE OF ₹1 (INCLUDING A SHARE PREMIUM OF ₹[●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[●] MILLION ("OFFER") COMPRISING A FRESH ISSUE OF [●] EQUITY SHARES OF FACE VALUE OF ₹1 EACH AGGREGATING UP TO ₹2,300.00 MILLION ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 30,000,000 EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("OFFERED SHARES") AGGREGATING UP TO ₹[●] MILLION BY BONBLOC INC. ("PROMOTER SELLING SHAREHOLDER"), AND SUCH OFFER OF EQUITY SHARES OF ₹1 EACH BY THE PROMOTER SELLING SHAREHOLDER, THE "OFFER FOR SALE"). THE OFFER SHALL CONSTITUTE [●%] OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BRLM, MAY CONSIDER A FURTHER ISSUE OF EQUITY SHARES, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RHP AND PROSPECTUS.

NOTICE TO INVESTORS: ADDENDUM CUM CORRIGENDUM TO THE DRAFT RED HERRING PROSPECTUS DATED SEPTEMBER 28, 2025 ("ADDENDUM CUM CORRIGENDUM")

This Addendum cum Corrigendum is in reference to the Draft Red Herring Prospectus ("DRHP") filed with SEBI and the Stock Exchanges in relation to the Offer. In this regard, attention of the Potential Bidders is drawn to the following:

- The risk factor no. 5 beginning on page 27 of the DRHP in section "Risk Factors" shall stand updated / modified as below:

5. Our revenue from operations have grown at a CAGR of 128.42% and our PAT has grown at a CAGR of 298.68% over last 3 fiscals, primarily resulting from a reorganisation under which key customer business arrangements of Bonbloc Inc., our Corporate Promoter, were novated/renewed in the name of Bonbloc Technologies USA, Inc., our Material Subsidiary, and growth in operations in Fiscal 2025. Such event may not occur in future, and we may not be able to maintain the same growth rate or grow at all in future, which may adversely affect our financial and operation performance.

We have experienced significant growth in our revenue from operations and profitably over the past three Fiscal years. Part of this growth has been driven by increased adoption of our AI, IoT and blockchain-enabled platforms, expansion of our service offerings, and penetration into new industry verticals and geographies and also by our inorganic business initiatives. The table below sets forth our revenue from operations, profit after tax, and growth rates for the periods indicated:

Particulars	Fiscal 2025	Fiscal 2024	Fiscal 2023
Revenue from operations (₹ million)	1,033.72	372.32	198.12
Percentage of growth in revenue from operations (%)	177.64	87.93	-
Revenue CAGR (%)	128.42		
PAT (₹million)	334.87	54.17	21.07
Percentage of growth in PAT (%)	518.18	157.10	-
PAT CAGR (%)	298.68		

Our Material Subsidiary Bonbloc Technologies USA, Inc. was incorporated in Fiscal 2025 and key customer business arrangements including contracts, statement of work and purchase orders that were originally entered into by Bonbloc Inc., our Corporate Promoter, were novated/renewed in the name of Bonbloc Technologies USA, Inc., our Material Subsidiary. Consequent to this reorganisation, the breakdown of the revenue from operations and profit after tax of Bonbloc Technologies USA, Inc. for Fiscal 2025 is set out below:

Particulars	Revenue from operations	Profit after Tax
Derived from business reorganisation (i.e. generated from existing customers)	816.40	268.24
Derived from new business (i.e. generated from new customers)	1.49	0.49
Total	817.89	268.73

For further details, please see "Management's Discussion and Analysis of Financial Condition and Results of Operations - Principal Factors Affecting Our Financial Condition and Results of Operations - f) Consolidation of Financials and business growth" and "Restated Financial Information-Note 39" on page [●] and 328, respectively.

The revenue and profitability attributable to such novated/renewed arrangements represent the business generated from same customers after such reorganisation. While the reorganisation was undertaken strategically to align operations, optimise customer engagement and enhance operational efficiencies, there can be no assurance that such arrangements will continue on the same terms and conditions, or at desired scale or profitability. Such event may not occur in future, and our revenues, operations or profitability may not be able to maintain the same growth rate or grow at all in future, which may adversely affect our financial and operational performance. Any modification, non-renewal, discontinuation, change in scope/commercial/terms or our failure to scale-up or deliver in respect of such customer arrangements may have an adverse impact on our business, results of operations and cash flows.

Our future performance will depend, in part, on the continued performance of our Material Subsidiary, its ability to retain key personnel, maintain customer relationships, comply with applicable U.S. laws and regulations, and manage operational risks in a cross-border structure. Any failure to effectively integrate operations, maintain internal controls across jurisdictions, or comply with applicable regulations may adversely impact our consolidated financial results.

Set forth below is a breakup of our revenue from operations across our offerings for the financial periods indicated:

Offering	Fiscal 2025		Fiscal 2024		Fiscal 2023	
	Revenue from operations	% of revenue from operations	Revenue from operations	% of revenue from operations	Revenue from operations	% of revenue from operations
Onelign Artificial Intelligence (AI) and Data Analytics	127.66	12.35%	21.14	5.68%	11.37	5.74%
Onelign Internet Of Things (IoT)	168.01	16.25%	57.08	15.33%	45.67	23.05%
Onelign Blockchain	23.44	2.27%	31.76	8.53%	25.87	13.06%
Total	319.11	30.87%	109.97	29.54%	82.91	41.85%

Our AI, IoT, and blockchain offerings have grown strongly, with revenue rising from ₹82.91 million in Fiscal 2023 to ₹319.11 million in Fiscal 2025. AI and Data Analytics expanded more than tenfold, IoT nearly quadrupled, and blockchain remains strategic despite slower growth as the market shifts to regulated, enterprise-grade use cases. A significant portion of such growth has been driven by expansion of the business with a specific customer. Any slow down or degrowth in the business from such customer may materially impact our business.

Future growth depends on scaling operations efficiently, strengthening financial and internal controls, and maintaining customer trust, especially in regulated sectors like healthcare, supply chain, and civic governance. Key risks include customer acquisition and retention, talent attraction, infrastructure scalability, price competition, and adapting to macroeconomic, regulatory and geopolitical shifts.

Our strategy focuses on expanding our customer base, investing in platforms and product development, entering new markets,

and pursuing acquisitions. These initiatives increase operational complexity, and failure to manage them efficiently could lead to delays, cost overruns, reduced service quality, or inefficiencies.

Success will require anticipating technological and regulatory trends, retaining customers, and enhancing our AI-, IoT-, and blockchain-enabled platforms. While we invest heavily in design and development, timely and cost-effective product innovation remains challenging. Inability to execute on our growth strategy, successfully manage the contractual and operational implications of our reorganisation, or keep pace with emerging technologies and regulations could erode differentiation, reduce demand, and negatively impact our business, financial performance, cash flows and growth prospects.

- In the sub-section titled "Principal Factors Affecting Our Financial Condition and Results of Operations" beginning on page 335 in chapter titled "Management's Discussion and Analysis of Financial Condition and Results of Operations" of the DRHP, the following shall be added / updated:

Principal Factors Affecting Our Financial Condition and Results of Operations

f) Consolidation of Financials and business growth

The expansion of the balance sheet and the increase in consolidated revenue and trade receivables in Fiscal Year 2025 were primarily due to business reorganisation, consolidation of subsidiary revenues, and organic business growth from existing and new clients. Our Material Subsidiary Bonbloc Technologies USA, Inc. was incorporated in Fiscal 2025 and as a part of the reorganisation, key customer business arrangements including contracts, statement of work and purchase orders that were originally entered into by Bonbloc Inc., our Corporate Promoter, were novated/renewed in the name of Bonbloc Technologies USA, Inc., our Material Subsidiary. The revenue and profitability attributable to such novated/renewed arrangements represent the business generated from same customers after such reorganisation. The reorganisation was undertaken strategically to align operations, optimise customer engagement and enhance operational efficiencies. Accordingly, these customers continue to be serviced by our Material Subsidiary. Consequently, the breakdown of the revenue from operations and profit after tax of Bonbloc Technologies USA, Inc. for Fiscal 2025 is set out below:

Particulars	Revenue from operations	Profit after Tax
Derived from business reorganisation (i.e. generated from existing customers)	816.40	268.24
Derived from new business (i.e. generated from new customers)	1.49	0.49
Total	817.89	268.73

For further details please see "Risk Factors - 5. Our revenue from operations have grown at a CAGR of 128.42% and our PAT has grown at a CAGR of 298.68% over last 3 fiscals, primarily resulting from growth in operations and a reorganisation under which key customer business arrangements of Bonbloc Inc. were novated/renewed in the name of Bonbloc Technologies USA, Inc. in Fiscal 2025. Such event may not occur in future, and we may not be able to maintain the same growth rate or grow at all in future, which may adversely affect our financial and operation performance" on page 27 of DRHP.

Since the formation of Material Subsidiary and the acquisition of Ambient Business Solutions Private Limited occurred in Fiscal 2025, the financial statements of Fiscal 2025 of the Company are on a consolidated basis in which the respective revenues, costs, assets, and liabilities of the subsidiaries are included. Besides organic business growth, the above factors have significantly contributed to the overall balance sheet expansion and material increase in consolidated revenues and trade receivables in Fiscal 2025.

Specifically, the balance sheet expansion in Fiscal 2025 was driven by an increase in fixed assets due to recognition of Right-of-Use assets under Ind AS 116 following new office lease agreements, with a corresponding increase in lease liabilities. Additionally, goodwill and other intangible assets were recognized pursuant to the acquisition of Ambient Business Solutions Private Limited, and intangible assets under development increased due to product development expenditure incurred during the year.
- The sub-section titled "Comparison of the Results of Operations - Fiscal 2025 compared to Fiscal 2024" beginning on page 339 in chapter titled "Management's Discussion and Analysis of Financial Condition and Results of Operations" of the DRHP shall stand updated / modified as below:

Revenue from operations

Our revenue from operations increased by 177.64% to ₹ 1,033.72 million in Fiscal 2025 from ₹372.32 million in Fiscal 2024, primarily due to business expansion in the United States of America through our Material Subsidiary, reorganisation of business, organic growth in business and consolidation of financials. For further details, please see "Management's Discussion and Analysis of Financial Condition and Results of Operations - Principal Factors Affecting Our Financial Condition and Results of Operations - f) Consolidation of Financials and business growth".

Profit after tax for the period

Our profit after tax for the period increased by 518.18% to ₹ 334.87 million in Fiscal 2025 from ₹ 54.17 million in Fiscal 2024, due to the foregoing factors, with the principal drivers being business expansion in the United States of America through our Material Subsidiary, reorganisation of business, organic growth in business and consolidation of financials. For further details, please see "Management's Discussion and Analysis of Financial Condition and Results of Operations - Principal Factors Affecting Our Financial Condition and Results of Operations - f) Consolidation of Financials and business growth".

The above changes are to be read in conjunction with the DRHP and accordingly their references in the DRHP stand updated pursuant to this Addendum cum Corrigendum. The information in this Addendum cum Corrigendum supplements the DRHP and updates the information in the DRHP, as applicable. However, this Addendum cum Corrigendum does not reflect all changes that have occurred between the date of filing the DRHP and the date hereof and accordingly does not include all the changes and/or updates that should be included in the Red Herring Prospectus and the Prospectus, as and when filed with the ROC, SEBI and the Stock Exchanges. Investors should rely on the Draft Red Herring Prospectus or this Addendum cum Corrigendum for any investment decision and should read the Red Herring Prospectus as and when filed with the ROC, the SEBI and the Stock Exchanges before making an investment decision in the Offer.

This Addendum cum Corrigendum shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of its publication and will be available on the website of SEBI at www.sebi.gov.in, the websites of Stock Exchanges at www.bseindia.com and www.nseindia.com, the website of our Company i.e. www.bonbloc.com; and the website of the BRLM i.e. www.pantomathgroup.com.

BOOK RUNNING LEAD MANAGER

Pantomath
 Pantomath Capital Advisors Private Limited
 Pantomath Nucleus House, Saki-Vihar Road, Andheri-East, Mumbai - 400 072, Maharashtra, India
 Telephone: 1800 889 8711
 E-mail: bonbloc ipo@pantomathgroup.com
 Website: www.pantomathgroup.com
 Contact Person: Amit Maheshwari
 Investor Grievance ID: investors@pantomathgroup.com
 SEBI Registration No.: INN000012110

REGISTRAR TO THE OFFER

KFINTECH
 KFin Technologies Limited
 Selenium, Tower B, Plot No- 31 & 32, Financial District, Nanakramguda, Serilingampally
 Rangareddy, Hyderabad - 500 032, Telangana, India. Tel: +91 40 6716 2222 / 1800 309 4001
 E-mail: bonbloc.ipo@kfinance.com
 Website: www.kfinance.com
 Investor Grievance ID: einward.ris@kfinance.com
 Contact Person: M Murali Krishna
 SEBI Registration Number: INR00000221

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For **BONBLOC TECHNOLOGIES LIMITED**
 On behalf of the Board of Directors
 Sd/-
 Nageswaran V
 Company Secretary and Compliance Officer

Place: Chennai, Tamil Nadu
 Date: February 10, 2026

Bonbloc Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market considerations and other considerations to undertake an initial public offer of its Equity Shares and has filed the DRHP dated September 28, 2025 with SEBI and Stock Exchanges. The DRHP is available on the website of the SEBI at www.sebi.gov.in, BSE at www.bseindia.com, NSE at www.nseindia.com as well as on the website of Book Running Lead Manager at www.pantomathgroup.com and the Company at www.bonbloc.com. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see "Risk Factors" beginning on page 24 of the DRHP. Potential investors should not rely on the DRHP filed with the SEBI for making any investment decisions and should instead refer to the RHP for making investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in reliance on Regulation S under the U.S. Securities Act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United States.

COLGATE-PALMOLIVE (INDIA) LIMITED
 CIN: L24200MH1937PLC002700
 Regd. Off: Colgate Research Centre, Main Street, Hiranandani Gardens, Powai, Mumbai 400 076.
 Tel: (022) 6709 5050
 Email Id: investors_grievance@colpal.com
 Website: www.colgatepalmolive.co.in

NOTICE

TRANSFER OF SHARES AND DIVIDENDS TO IEPF : NOTICE is hereby given that pursuant to Section 124(6) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") as amended, Colgate-Palmolive (India) Limited ("the Company") will transfer all equity shares in respect of which the dividend has not been paid or claimed by the Shareholders for seven consecutive years or more to Investor Education and Protection Fund ("IEPF") Authority.

The Company is communicating individually with the concerned shareholders to claim their unpaid/ unclaimed third interim dividend amount(s) for financial year 2018-19 and failure to claim the same within the statutory timelines would lead to the transfer of dividend and underlying equity shares to IEPF without any further notice.

The details of members whose dividends have remained unclaimed/unpaid for seven consecutive years have been hosted on the website of the Company. Shareholders are requested to refer to the "Investors" section on the website of the Company at <https://www.colgateinvestors.co.in/shareholders-information> to verify the details of unclaimed dividends and the shares liable to be transferred to the IEPF Authority.

The concerned Shareholders may note that upon transfer of such equity shares to the IEPF Authority, no claim shall lie against the Company in respect of unpaid/ unclaimed dividend amounts and the equity shares so transferred to IEPF Authority. Shareholders may further note that both, the unclaimed dividends and corresponding shares including all benefits accruing on such shares, if any, once transferred to the IEPF Authority can be claimed back only from the IEPF Authority by following the instructions given at www.iepf.gov.in

In case of any clarification/ assistance in this regard, the concerned shareholder can write to Company's Registrar and Share Transfer Agent (RTA) at MUFUG Intime India Private Limited (Previously known as Link Intime India Private Limited), C-101, 247 Park, L.B.S. Marg, Vikhroli West, Mumbai 400 083 or email to investor.helpdesk@in.mfpm.mufg.com or logging in to SWAYAM Portal: <https://swayam.in.mfpm.mufg.com/>

As per the various circulars issued by the Securities and Exchange Board of India, it is mandatory to furnish/update PAN, KYC & Bank account details for the shareholders holding shares in physical form by making necessary submissions to the RTA. Shareholders holding shares in demat mode can register/update their bank account details through their Depository Participants. You are also requested to furnish/update your Nomination details as well.

SPECIAL WINDOW FOR TRANSFER OF SHARES: Pursuant to SEBI Circular No.HO/38/13/11(2)/2026-MIRSD-POD/1/3750/2026 dated January 30, 2026, all shareholders are hereby informed that a Special Window is being opened for a period of one year, from February 5, 2026 to February 4, 2027 to facilitate re-lodgement of transfer requests of physical shares.

This facility is available for Transfer deeds lodged prior to April 01, 2019 and which were rejected, returned, or not attended to due to deficiencies in documents/process or otherwise.

Investors are encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's Registrar and Transfer Agent i.e. MUFUG Intime India Private Limited (Formerly known as Link Intime India Private Limited) at C-101, Embassy 247, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083.

The shares that are re-lodged for transfer shall be issued only in demat form. In case of any queries, shareholders are requested to raise a service request at rt.helpdesk@in.mfpm.mufg.com or investors_grievance@colpal.com or logging in to SWAYAM Portal on <https://swayam.in.mfpm.mufg.com>

For Colgate-Palmolive (India) Limited
 Jaikishan Shah
 Company Secretary and Compliance Officer
 Place: Mumbai
 Date : February 11, 2026
 Membership No. A34948

FOR COLGATE-PALMOLIVE (INDIA) LIMITED

Jaikishan Shah
 Company Secretary and Compliance Officer
 Place: Mumbai
 Date : February 11, 2026
 Membership No. A34948

FOR BONBLOC TECHNOLOGIES LIMITED
 On behalf of the Board of Directors
 Sd/-
 Nageswaran V
 Company Secretary and Compliance Officer

Place: Chennai, Tamil Nadu
 Date: February 10, 2026

Bonbloc Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market considerations and other considerations to undertake an initial public offer of its Equity Shares and has filed the DRHP dated September 28, 2025 with SEBI and Stock Exchanges. The DRHP is available on the website of the SEBI at www.sebi.gov.in, BSE at www.bseindia.com, NSE at www.nseindia.com as well as on the website of Book Running Lead Manager at www.pantomathgroup.com and the Company at www.bonbloc.com. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see "Risk Factors" beginning on page 24 of the DRHP. Potential investors should not rely on the DRHP filed with the SEBI for making any investment decisions and should instead refer to the RHP for making investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in reliance on Regulation S under the U.S. Securities Act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United States.

FOR BONBLOC TECHNOLOGIES LIMITED
 On behalf of the Board of Directors
 Sd/-
 Nageswaran V
 Company Secretary and Compliance Officer

Place: Chennai, Tamil Nadu
 Date: February 10, 2026

Bonbloc Technologies Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market considerations and other considerations to undertake an initial public offer of its Equity Shares and has filed the DRHP dated September 28, 2025 with SEBI and Stock Exchanges. The DRHP is available on the website of the SEBI at www.sebi.gov.in, BSE at www.bseindia.com, NSE at www.nseindia.com as well as on the website of Book Running Lead Manager at www.pantomathgroup.com and the Company at www.bonbloc.com. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see "Risk Factors" beginning on page 24 of the DRHP. Potential investors should not rely on the DRHP filed with the SEBI for making any investment decisions and should instead refer to the RHP for making investment decision.

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5) Allotment to QIBs excluding Anchor Investors (After Rejections):

Allotment to QIBs, who have bid at the Issue Price of ₹88/- per Equity Share has been done on a proportionate basis in consultation with NSE. This category has been subscribed to the extent of 11.30 times of QIB portion. The total number of Equity Shares allotted in the QIB category is 7,29,600 Equity Shares, which were allotted to 6 successful Applicants.

Category	FIS/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	VCF	Total
QIB	-	-	-	-	4,52,800	2,76,800	-	7,29,600

6) Allotment to Anchor investors (After Technical Rejections):

The Company in consultation with the BRLM has allocated 10,92,800 Equity Shares to 5 Anchor Investors at the Anchor Investor Issue Price of 88 per Equity Shares in accordance with the SEBI (ICDR) Regulations. This represents upto 60% of the QIB Category.

Category	FIS/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
Anchor	-	-	-	-	4,57,600	6,35,200	-	10,92,800

The Board of Directors of our Company at its meeting held on February 09, 2026 has taken on record the basis of allotment of Equity Shares approved by the designated Stock Exchange, being NSE EMERGE and has allotted the Equity Shares to various successful applicants. The Allotment/Avoided Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCsBs have been dispatched/mailed for unblocking of funds and transfer to the Public Issue Account on or before February 10, 2026. In case the same is not received within ten days, Investors may contact the Registrar to the Issue at the address given below. The Equity Shares allotted to the successful allottees shall be uploaded on February 10, 2026 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from NSE EMERGE and the trading of the Equity Shares is expected to commence trading on February 11, 2026.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated February 06, 2026, filed with the Registrar of Companies, Delhi ("RoC").

CORRIGENDUM TO PROSPECTUS DATED FEBRUARY 06, 2026

Number of locked in shares and as a % of total shares held by Promoters and Promoter Group disclosed on Page 69 of Prospectus should be read as 1,06,60,400 (99.98%) and 2,000 (0.02%) respectively, instead of being stated as Zero.

INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registrar to the Issue: www.maashitla.com

TRACK RECORD OF BOOK RUNNING LEAD MANAGER: The BRLM associated with the Issue has handled 31 Public Issues in the past three financial years, out of which 13 issue was closed below the Issue/ Offer Price on listing date:

Name of BRLM	Total Issue		Issue closed below IPO Price on listing date
	Mainboard	SME	
Finshore Management Services Limited	0	31	13

All future correspondence in this regard may kindly be addressed to the Registrar to the issue quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:



MAASHITLA SECURITIES PRIVATE LIMITED
 451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura, Delhi-110034, India
Telephone: +91-11-45121795 / 011-47581432
Email: ipo@maashitla.com
Contact Person: Mr. Mukul Agarwal
Website: www.maashitla.com
Investor Grievance Email: investor.ipo@maashitla.com
SEBI Registration Number: INR000004370
CIN No: U67100DL2010PTCC208725

On behalf of Board of Directors
GROVER JEWELS LIMITED

Sd/-
 Deepak Kumar Grover
 Managing Director
 DIN: 09357414

Place: Delhi

Date: February 10, 2026

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF GROVER JEWELS LIMITED

Disclaimer: GROVER JEWELS LIMITED has filed the Prospectus with the RoC on February 06, 2026 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of the BRLM, Finshore Management Services Limited at www.finshoregroup.com and the Company at www.groverjewels.com and shall also be available on the website of the NSE Limited and SEBI. Investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, please see "Risk Factors" beginning on page 25 of the Prospectus.

The Equity Shares have been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in "offshore transactions" in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such Issues and sales are made. There will be no public Issuing in the United States.

NEO GROWTH
नियोग्रोथ क्रेडिट प्राइवेट लिमिटेड
 सीआईएन: U51504MH1993PTC251544

हस्ताक्षर स्वामी, टैलर ई. श्री तल, ओरो रोड, मनेर, ओरो पर्व - 400050

मौजूदा चुकाया

जबकि नीचे उल्लिखित उधारकर्ताओं/सह-उधारकर्ताओं ने मेसर्स नियोग्रोथ क्रेडिट प्राइवेट लिमिटेड से वित्तीय सहायता प्राप्त की थी। हम निवेदन करते हैं कि वित्तीय सहायता प्राप्त करने के बाद भी, उधारकर्ताओं/गिरवीदारों ने नियत तिथियों के अनुसार ब्याज और मूलदान के पुरनोदान में कई कृपे की हैं। भारतीय रिजर्व बैंक के दिशानिर्देशों के अनुसार, बाता को नीचे दी गई संबंधित तिथियों पर अनिष्ठापनकारी परिसंपत्ति के रूप में वर्गीकृत किया गया है, जिसके परिणामस्वरूप वित्तीय परिसंपत्तियों के प्रतिभूतिकरण और पुनर्मूल्यांकन तथा प्रतिभूति हित प्रदान अभियोग, 2002 (संशोधनी अधिनियम) के अंतर्गत और प्रसिद्धि हित (अवधि) निगमवली 2002 के नियम 3 के साथ पठित धारा 13(1) के अंतर्गत प्राप्त शक्तियों का प्रयोग करते हुए, अधिकृत अधिकारों ने नीचे दी गई संबंधित तिथियों पर मांग सुनवाई जारी की है, जिन्होंने निम्नलिखित उधारकर्ताओं/गिरवीदारों से सूचनाओं में उल्लिखित राशि का अनुदान सूचनाओं की तिथि से 60 दिनों के भीतर संबिधानिक दूर पर ब्याज और मूलदान की तिथि तक लागू, आकस्मिक ब्याज, लागत, शुल्कों, इत्यादि के साथ कचेका का आवेदन किया गया है। उनके अतिरिक्त प्राप्त पर भेजी गई सूचनाओं वाले प्रमाण हथे बिना ही वास लौट आयी थीं और इसीप्रकार

उन्हें एनएसडीएल द्वारा संबंध में राजनैतिक सूचना के माध्यम से सूचित किया जाता है।

ऋणकर्ता का नाम / पता और दूरत का नाम : 1. मेसर्स बेसा ट्रेडिंग कंपनी (प्रायटी) (एक स्वामिकर्त्री फर्म), इसके कार्यालय / प्राधिकृत हस्ताक्षरकर्ता के माध्यम से। दुकान संख्या 13 इमली वाली मस्जिद ठाकुरगंज हवर्दी रोड लखनऊ, लखनऊ - 226003, उत्तर प्रदेश, मोबाइल नंबर - +91-9554111333 / Maschjhab@gmail.com पता यहां पर भी - यूपिन नं.-1, 2 और 3, ऊपरी मं. तल, खरसा संख्या 434 एवं 436 के पास पर स्थित प्लॉट, 436 महानगर बॉर्ड, हैदराबाद, हनुमान मंदिर के पास, लखनऊ- 226001 एवं नरेंद्र नगर - 226006। 2. मेसर्स जे.ए.ए. (कृष्णवर्ण) मॉलिन / डब्ल्यू.ए.ए. (कृष्णवर्ण) 467 / 149 शीश मल्ल इंदूरनगर, लखनऊ, लखनऊ - 226006 के पास पर स्थित, पता यहां पर भी - यूपिन नं. 1, 2 और 3, ऊपरी मं. तल, खरसा संख्या 434 एवं 436 के पास पर स्थित प्लॉट, महानगर बॉर्ड, हैदराबाद, हनुमान मंदिर के पास, लखनऊ-226001 उत्तर प्रदेश में स्थित।

मांग सूचना तिथि: 09-01-2026 और एनपीए तिथि: 02-01-2026

सूचना जारी / अनुरोध सं / आवेदन आईडी: 130663

सूचना जारी: 83.33.439.98 / (कचे) तिथिगत लता हरीश हजार चार सी उनतावस एवं अहमद मेस पासे मांग 08.01.2026 के अनुसार

गिरवी रखी गई संपत्ति का विवरण - अनुप्राप्ती 11 यूपिन नं. 1, 2 और 3 (मोदान और अन्य) का वह पूरा मांग एवं मुद्रा के मांग के ऊपरी मं तल पर, खरसा संख्या 434 और 436 पर, क्षेत्रक 1058 वर्ग फुट अर्थात् 88.227 वर्ग मीटर, महानपुर, वार्ड- हैदराबाद, हादहली और जिला लखनऊ, लखनऊ- 226001, उत्तर प्रदेश में स्थित है, जिसकी सीमाएं इस प्रकार हैं - पूर्व - रिंग रोड, उत्तर - गडियावा, पश्चिम - अरजी रोड, दक्षिण - राजन जवा का मुहूर्त।

उपरोक्त परिस्थितियों में, उपरोक्त उधारकर्ताओं और सह-उधारकर्ताओं को यह सूचना दी जाती है कि वे उपरोक्त कच्चा राशि का मूलदान मॉथिथ के ब्याज और लागू शुल्कों सहित, इस सूचना के प्रकाशन की तिथि से 60 दिनों के भीतर करें, अन्यथा इस सूचना के 60 दिनों की समाप्ति के बाद गिरवी रखी गई संपत्तियों के विवरण आगे की कार्यवाई की जाएगी, जिन्होंने सरफेसी अधिनियम की धारा 13(4) और उसके अंतर्गत विरहित लागू नियमों के अनुसार उधारकर्ताओं और गिरवीदारों की गिरवी रखी गई संपत्तियों पर कब्जा लेना भी शामिल है। कृपया ध्यान दें कि सरफेसी अधिनियम की धारा 13(4) के अंतर्गत, कोई भी उधारकर्ता, सुरक्षित ऋणदाता की पूर्व लिखित सहमति के बिना, सूचना में उल्लिखित अपनी किसी भी प्रतिभूति परिसंपत्ति को विक्री, पट्टे के माध्यम से अथवा अन्यथा हस्तांतरित नहीं करेगा।

तिथि: 11-02-2026 प्राधिकृत अधिकारी
 स्थान : लखनऊ, उत्तर प्रदेश कचे नियोग्रोथ क्रेडिट प्राइवेट लिमिटेड

MUTHOOT FINCORP LTD. | सोने की नीलामी सूचना

Regd. Office: Muthoot Centre, TC No 27/3022, Punnen Road, Thiruvananthapuram, Kerala, India - 695001. CIN : U69292KL1997PLC011518, Ph: +91 471 4911400, 2331427.

सभी संबंधित व्यक्तियों को सूचना के लिए एतद्वारा सूचना दी जाती है कि उप 31-03-2025 & All other 6 months tenure gold loans up to 30-06-2025 and EMI gold loans due up to 31.12.2025. Also those gold loans where interest is due and not paid up to 31.12.2025 are also included in this auction. गिरवी रखे सोने के गहने जिन्हें छुड़ाने का समय बीत चुका है तथा जिन्हें बंद-बार सूचना दिए जाने पर भी अब तक छुड़ाए नहीं गया

हे उत्तरी नीलामी 26.02.2026 को 10.00 बजे से शुरू कर दी जाएगी।
GHAZIABAD DISTRICT - GHAZIABAD: 1035000245, 1035000259, 1035000277, 1035000409, 1035000459, 1035000474, 1035000605, 1035000607, 1035000620, 1035000631, 1035000668, 1035000706, 1035000742, 1035000748, 1035000775, 1035000816, 1035000849, 1035000874, 1035001033, 1035001121, 1035001125, 1035001306, 1035001363, 1035001406, 1035001488, 1035001530, 1035001668, 1035001742, 1035001744, 1035001997, 103501726, 103502132, 103502134, 103502964, 6. **GHAZIABAD-VIJAY NAGAR:** 1571000408, 1571000445, 1571000473, 1571000493, 1571000501, 1571000521, 1571000544, 1571000567, 1571000570, 1571000576, 1571000606, 1571000646, 1571000653, 1571000662, 1571000667, 1571000669, 1571000718, 1571000730, 1571000771, 1571000774, 1571000800, 1571000809, 1571000822, 1571000848, 1571000849, 1571000874, 1571000884, 1571000898, 1571000904, 1571000924, 1571000936, 1571000948, 1571000952, 1571000997, 1571001000, 1571001006, 1571001031, 1571001086, 1571001168, 1571001209, 1571001215, 1571001223, 1571001243, 1571001247, 1571001255, 1571001258, 1571001275, 1571001308, 1571002409, 1571002462, 1571002986, **LAJPAT NAGAR-GHAZIABAD:** 1572000213, 1572000229, 1572000276, 1572000287, 1572000293, 1572000301, 1572000329, 1572000335, 1572000400, 1572000422, 1572000430, 1572000448, 1572000449, 1572000460, 1572000471, 1572000476, 1572000481, 1572000503, 1572000524, 1572000532, 1572000586, 1572000609, 1572000637, 1572000665, 1572000682, 1572000733, 1572000738, 1572000782, 1572000794, 1572000804, 1572000814, 1572000824, 1572000826, 1572000848, 1572000851, 1572000887, 1572000889, 1572000935, 1572000955, 1572001638, 1572001648, 1572001652, 1572001661, 1572001681, 1572001684, 1572001749, 1572001918, 1572001960, 1572001993, 1572002043, 1572002047, 1572002270. **LAL KUAN GHAZIABAD:** 4176000461, 4176000546, 41760001120. **MURAD NAGAR-GHAZIABAD:** 4261000354, 4261000382, 4261000460, 4261000488, 4261000498, 4261000525, 4261000535, 4261000588, 4261000680, 4261001055, 4261001057, 4261001122, 4261001329, 4261001318, 426100913, 426101125. **NEHRU NAGAR-GHAZIABAD:** 1768001840, 1768001852, 1768001861, 1768001943, 1768001963, 1768001974, 1768001982, 1768001988, 1768001992, 1768002036, 1768002042, 1768002045, 1768002059, 1768002065, 1768002121, 1768002128, 1768002161, 1768002176, 1768002190, 1768002382, 1768002422. **RAJ NAGAR-GHAZIABAD:** 1757000412, 1757000430, 1757000479, 1757000525, 1757000666, 1757000687, 1757000698, 1757000700, 1757000775, 175700694. **SANJAY NAGAR SEC 23 - GHAZIABAD:** 4562000004, 4562000010. **SHALIMAR GARDEN-GHAZIABAD:** 1734000039, 1734000035, 1734000415, 1734000425, 1734000450, 1734000474, 1734000591, 1734000595, 1734000635, 1734000640, 1734000695, 1734000739, 1734000774, 1734000803, 1734000807, 1734000812, 1734000832, 1734000884, 1734000926, 1734000936, 1734001391, 1734001517, 1734001690, 1734001713, 1734001832, 1734002053, 1734002135. **SHASTRI NAGAR-GHAZIABAD:** 1853001468, 1853001478, 1853001595, 1853001611, 1853001622, 1853001643, 1853001688, 1853001696, 1853001714, 1853001717, 1853001757, 1853001774, 1853001781, 1853001800, 1853001911, 1853001915, 1853001926, 1853001945, 1853002462, 1853002532, 1853002661, 1853002788. **VASHAL-GHAZIABAD:** 1808001797, 1808001804, 1808001826, 1808002278.

नीलामी अर्पण, अर्पण शर्माओं पर आयोजित की जाएगी। कृपया ध्यान दें कि यदि नीलामी किसी कारणवश उन्नी दिन पूरी न हो पाई तो नीलामी 10.03.2026 को सुबह 10.00 बजे **GHAZIABAD DISTRICT - SHALIMAR GARDEN-GHAZIABAD: GROUND FLOOR, MUTHOOT FINCORP LTD. SB-42 GROUND FLOOR EXTN-II, SHALIMAR GARDEN SAHIBABAD, NEARSM GROUND MALL, GHAZIABAD, UTTAR PRADESH, 201005**, पर आयोजित की जाएगी। निविदाकर्ताओं से निवेदन है की वे फोटो पढ़वाना, एवं PAN कार्ड प्रस्तुत करें। सफल निविदाकर्ताओं को पैसा RTGS द्वारा ट्रांसफर करना होगा।

मुद्रक निष्कर्ष लिमिटेड

एसजी फिनसर्व लिमिटेड
 सीआईएन: L64990DL1994PLC057941

पंजीकृत कार्यालय: 37, हरमोहिंद एक्सप्रेस, विकास मार्ग, दिल्ली-110082, कॉर्पोरेट कार्यालय: 36-36, कोशाबी, आनंद विहार टर्मिनस के पास, उत्तर प्रदेश-201010
 ईमेल: compliance@sgfinserve.com वेबसाइट: www.sgfinserve.com फोन नं: 0120-4041400

डाक मतपत्र की सूचना

सदस्यों को सूचित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 108 और 110 तथा अन्य लागू प्राधान्यों के साथ-साथ कंपनी (प्रबंधन एवं प्रशासन) नियम, 2014 (सामूहिक रूप से "अधिनियम") के नियम 20 और 22, एनएसडीएल (सूचीकरण दायित्व एवं प्रकटीकरण आवश्यकताएं) विनियम, 2015 (सूचीकरण विनियम) के विनियम 44, भारतीय कंपनी सचिव संस्थान द्वारा जारी आम बैठक पर सचिवीय नमक ("एसएस-2") तथा अन्य लागू कानूनों और विनियमों, जिनमें वर्तमान में, पत्राचार के माध्यम से संचालित करने के लिए निर्धारित दिशानिर्देशों हैं, के अनुसार, एसजी फिनसर्व लिमिटेड ("कंपनी") 10 फरवरी, 2026 को डाक मतपत्र सूचना ("डाक मतपत्र सूचना") के माध्यम से इलेक्ट्रॉनिक माध्यम से मतदान ("ई-वोटिंग/रिमोट ई-वोटिंग") के माध्यम से साधारण/विशेष संकल्प जेसा कि नीचे दिया गया है, प्रारित करने के लिए अपने सदस्यों से अनुमोदन प्राप्त करना चाहती है। अधिनियम के प्रासंगिक प्राधान्यों के अनुसार और कॉर्पोरेट मामलों के मंत्रालय के सामान्य परिपत्र 14/2020 दिनांक 8 अप्रैल, 2020 और 17/2020 दिनांक 13 अप्रैल, 2020 के साथ-साथ इस संबंध में जारी आम प्रासंगिक परिपत्रों, जिनमें नवीनतम सामान्य परिपत्र संख्या 09/2024 दिनांक 19 सितंबर, 2024 है (सामूहिक रूप से "एनएसडीएल" के रूप में संदर्भित) के अनुसार, कंपनी के माध्यम से डाक मतपत्र प्रक्रिया संचालित करने के लिए निर्धारित दिशानिर्देशों के अनुसार, उन सदस्यों को डाक मतपत्र सूचना और दूरस्थ ई-वोटिंग/सचिवीय निर्देश केंद्र इलेक्ट्रॉनिक रूप में भेजने की प्रक्रिया, जिनके ई-मेल पते कॉम्प्लायंस/सचिवीय और ट्रांसकर एजेंट ("आरटीए")/डिपॉजिटरी के साथ पंजीकृत हैं और जिनके नाम 6 फरवरी, 2026 (कट-ऑफ तिथि) तक सदस्यों के रजिस्टर/जामाई मालिकों की सूची में दर्ज हैं, को 10 फरवरी को पूरी हो गई है। तदनुसार, डाक मतपत्र सूचना और डाक मतपत्र प्रक्रिया की मौखिक प्रतियां सदस्यों को नहीं भेजी जा रही हैं। यह सूचना कंपनी की वेबसाइट (www.sgfinserve.com) स्टॉक एक्सचेंज की वेबसाइट (www.bseindia.com) और www.nseindia.com और सेंट्रल डिपॉजिटरी सिस्टम (इंडिया) लिमिटेड (सीडीएसएल) की वेबसाइट (www.evotingindia.com) पर भी उपलब्ध है। सदस्यगण कृपया ध्यान दें कि उपरोक्त एनएसडीएल परिपत्रों के अनुपालन में, डाक मतपत्र सूचना में प्रस्तावित प्रस्ताव पर सदस्यों की सहमति/असहमति का संचार केवल दूरस्थ ई-मतदान प्रणाली के माध्यम से ही होगा।

- सभी सदस्यों को सूचित किया जाता है कि:**
- (क) ई-मतदान की अवधि शुक्रवार, 11 फरवरी, 2026 को सुबह 10:00 बजे (भारतीय समयानुसार) से शुरू होकर गुरुवार, 12 मार्च, 2026 को शाम 5:00 बजे (भारतीय समयानुसार) तक सभी आवश्यकताओं को पूरा करने के लिए पर्याप्त है। मतदान की तिथि पर मतदान करने के लिए पर्याप्त है। इसके बाद मतदान के लिए ई-मतदान मॉड्यूल को सीडीएसएल द्वारा निष्क्रिय कर दिया जाएगा। उक्त समय और तिथि के बाद दूरस्थ ई-मतदान की अनुमति नहीं होगी।
 - (ख) केवल वही व्यक्ति दूरस्थ ई-मतदान की सुविधा का लाभ उठा सकते हैं जिसका जिनका नाम सदस्यों के रजिस्टर में या डिपॉजिटरी द्वारा रखे गए सामग्री मालिकों के रजिस्टर में कट-ऑफ तिथि तक शुक्रवार, 6 फरवरी, 2026 को दर्ज है।
 - (ग) यह सूचना उन सभी सदस्यों को भेजी जा रही है जिनके नाम शुक्रवार, 6 फरवरी, 2026 को सदस्य रजिस्टर/उधारकर्ताओं के अभिलेख में दर्ज हैं वही व्यक्ति कट-ऑफ तिथि तक सदस्य हैं, उसे डाक मतपत्र सूचना को केवल सूचना के उद्देश्य से ही सामान्य विधि कि।
 - (घ) कंपनी की श्री जतिन गुप्ता, कार्यरत कंपनी सचिव (सदस्यता संख्या: एफसीएस 56651; सीओपी संख्या: 5236) को दूरस्थ ई-वोटिंग के माध्यम से निष्पक्ष एवं पारदर्शी तरीके से संपूर्ण डाक मतपत्र प्रक्रिया संचालित करने के लिए जांचकर्ता नियुक्त किया है।
 - (ङ) डाक मतपत्र/ई-मतदान के परिणाम 14 मार्च, 2026 को या उसके पहले घोषित किए जाएंगे। परिणाम, जांचकर्ता की रिपोर्ट सहित, कंपनी की वेबसाइट और सीडीएसएल की वेबसाइट पर उपलब्ध करार जाएंगे और उक्त स्टॉक एक्सचेंजों को सूचित किए जाएंगे जहां कंपनी के शेयर सूचीबद्ध हैं।

इलेक्ट्रॉनिक रूप में शेयर रखने वाले और जिन्होंने अपना ईमेल या केवाईसी विवरण अपडेट नहीं किया है, उनसे अनुरोध है कि वे अपने डिपॉजिटरी पार्टिसिपेंट द्वारा बताई गई प्रक्रिया के अनुसार अपने डीपेट खाने में विवरण अपडेट/अपडेट करें। मौखिक रूप में शेयर रखने वाले और जिन्होंने अपना ईमेल या केवाईसी विवरण अपडेट नहीं किया है, उनसे अनुरोध है कि वे कंपनी के रजिस्ट्रार और शेयर ट्रांसकर एजेंट, मेसर्स स्काईलाइन फाइनेंशियल सर्विसेज प्राइवेट लिमिटेड के पास निर्धारित फॉर्म आईएसएन-1 में उक्त विवरण पंजीकृत/अपडेट करें। सदस्य संबंधित फॉर्म कंपनी की वेबसाइट <https://www.sgfinserve.com> पर प्राप्त कर सकते हैं। यदि अपना कंपनी/डिपॉजिटरी के साथ अपना ईमेल पता पंजीकृत नहीं किया है तो कृपया नीचे दिए गए निर्देशों का पालन करें:

1. मौखिक शेयरधारक - कृपया आवश्यक विवरण जैसे फोननो नंबर, शेयरधारक का नाम, शेयर प्रमाणपत्र की स्कैन की गई प्रति (आगे और पीछे दोनों तरफ), पैन (स्व-संचालित स्कैन की गई पैन कार्ड की प्रतियां), आधार (स्व-संचालित स्कैन की गई आधार कार्ड की प्रतियां) कंपनी को compliance@sgfinserve.com पर ईमेल द्वारा और/या आरटीए को info@skylinert.com पर ईमेल द्वारा भेजें।

2. सीएट शेयरधारक - कृपया अपने संबंधित डिपॉजिटरी पार्टिसिपेंट(डीपी) के साथ अपना ईमेल आईडी और मोबाइल नंबर अपडेट करें।

यदि आपकी सीडीएसएल ई-वोटिंग विवरण से संबंधित कोई भी समस्या के बारे में कोई प्रश्न या समस्या है, तो आप helpdesk.evoting@cdsindia.com पर ईमेल लिख सकते हैं या टोल फ्री नंबर 1800 21 09911 पर संपर्क कर सकते हैं। इलेक्ट्रॉनिक माध्यम से मतदान की सुविधा से संबंधित सभी शिकायतें श्री राकेश दली, चारि्ट प्रबंधक, सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड (सीडीएसएल), ए बिंग, 25वीं मंजिल, मेगापन पब्लिकएक्स, माफतलाल मिल कंपाउंड, एनएच जोशी मार्ग, लोअर परत (पूर्व), मुंबई - 400013 - 400013 को संबोधित की जा सकती है।

एसजी फिनसर्व लिमिटेड के लिए हस्ताक्षरकर्ता /- कुश मिश्रा
 दिनांक: 11.02.2026
 स्थान: मालियाबाद (कंपनी सचिव और अनुपालन अधिकारी)

कजारिया सिरामिक्स लिमिटेड
 [सीआईएन: L26924HR1985PLC056150]

पंजीकृत कार्यालय: एसएफ-11, द्वितीय तल, जेएमडी रिजेंट प्लजा, महारौली गुडगांव रोड, ग्राम सिकंदरपुर घोसी, गुडगांव, हरियाणा-122001, फोन +91-124-4081281
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