



SILGO RETAIL LIMITED

CIN:L32111RJ2016PLC049036

Date: 16.02.2026

To

National Stock Exchange of India Limited

Listing Department
Exchange Plaza, Bandra Kurla
Complex, -Bandra (E),
Mumbai - 400 051

Dear Sir/Madam,

Subject: Newspaper publication as per Regulation 92(1) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018 (“SEBI ICDR Regulations”) and Regulation 30 and Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 with respect to Right Issue.

With respect to the Rights Issue of partly paid-up Equity Shares of our Company, this is to confirm that in accordance with Regulation 92(1) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (“SEBI ICDR Regulations”), the Company has issued the following public announcement (the “**Post-Issue Advertisement**”) published on February 16, 2026 in the following newspapers:

- (i) Financial Express (English national daily newspaper with wide circulation),
- (ii) Jansatta (Hindi national/ Rajasthan edition daily newspaper with wide circulation).

Please find enclosed copy of the Post-Issue Advertisement dated February 14, 2026 in the above mentioned newspapers.

Also this intimation may be considered as compliance with Regulation 47 and Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

All capitalised terms used in this letter and not defined shall have the meaning assigned to such terms in the Letter of Offer.

We request you to take the above on record.

Thanking you,
Yours faithfully,

For Silgo Retail Limited

TRIPTI RATHI
CS & Compliance Officer
M. No. A52232

Encl.: As above

ACCURACY SHIPPING LIMITED

CIN: L52321GJ2008PLC055322
ASL HOUSE, SURVEY NO: 42, PLOT NO: 11 MEGHPAR BORICHI ANJAR - 370110 KACHCHH GUJARAT INDIA, E-mail: investors@aslindia.net
EXTRACT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTHS ENDED DECEMBER 31, 2025 (Amount in Millions)

Sl No.	Particulars	Standalone			Consolidated					
		3 months Ended	3 months Ended	Year Ended	3 months Ended	3 months Ended	Year Ended			
		31.12.2025 (un-Audited)	30.09.2025 (un-Audited)	31.12.2024 (un-Audited)	31.12.2025 (un-Audited)	30.09.2025 (un-Audited)	31.12.2024 (un-Audited)	31.12.2025 (un-Audited)	31.12.2024 (un-Audited)	31.03.2025 (Audited)
1.	Total Income From Operations	1,550.02	1,890.62	2,535.28	5,055.26	7,093.91	9,427.63	1,577.42	1,908.27	2,544.25
2.	Net Profit(Loss) for the period (before Tax, Exceptional and/or Extraordinary Items)	10.59	12.19	12.44	27.99	57.95	66.84	10.31	11.70	14.32
3.	Net Profit(Loss) for the period before tax (after Exceptional and/or Extraordinary Items)	10.59	12.19	12.44	27.99	57.95	66.84	10.31	11.70	14.32
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary Items)	5.65	8.02	8.42	18.89	38.12	45.48	6.86	5.97	9.71
5.	Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive Income(after tax))	0	0	0	0	0	0	0	0	0
6.	Equity Share Capital	150.56	150.56	150.56	150.56	150.56	150.56	150.56	150.56	150.56
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year						1,048.33			
8.	Earnings Per Share (of Rs. 10/-each) (for continuing and discontinued operations)-									1,057.33
	1.Basic:	0.04	0.05	0.06	0.12	0.25	0.30	0.05	0.04	0.06
	2.Diluted:	0.04	0.05	0.06	0.12	0.25	0.30	0.05	0.04	0.06

Note:
a. The above Quarterly & Nine months ended results have been reviewed by the Audit Committee and taken on record by Board of Directors at their respective meetings held on 14th February, 2025.
b. The above unaudited financial statements are prepared in accordance with accounting standards as specified in section 133 of the Companies Act, 2013 and relevant rules thereon in accordance with the regulation 33 of SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015.
c. The Company is engaged in three business segments i.e. Logistics service provider, Petroleum & Petroleum products and sale of Motor Vehicles.
d. Figures are regrouped/rearranged, wherever considered necessary.
e. The above is an extract of the detailed format of Quarterly & Nine months ended Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarter & Nine months ended Financial Results are available on the website of the Stock Exchanges and on the website of Company www.aslindia.net.

For Accuracy Shipping Limited
Sd/-
Vinay Tripathi
(Managing Director)

SARVESHWAR FOODS LIMITED

CIN: L15312JK2004PLC002444
Regd. Office: Sarveshwar House, Below Gumat, Jammu (J&K) - 180001
Website: www.sarveshwarfoods.com | Tel: 019123220962

STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND PERIOD ENDED DECEMBER 31st, 2025

(Amount in INR Lacs)

Sl No.	Particulars	Quarter Ended			Year Ended		
		31/12/2025 (Un-Audited)	30/09/2025 (Un-Audited)	31/12/2024 (Un-Audited)	31/03/2025 (Audited)	31/03/2024 (Audited)	31/03/2025 (Audited)
1.	Total Income from Operations	32,857.83	33,614.00	28,309.22	1,14,171.95	1,14,171.95	1,14,171.95
2.	Profit before exceptional items and tax	1,248.13	1,088.31	946.53	3,643.89	3,643.89	3,643.89
3.	Profit before tax	1,248.13	1,088.31	943.26	3,638.54	3,638.54	3,638.54
4.	Profit after tax	924.71	822.79	707.71	2,691.88	2,691.88	2,691.88
5.	Total Comprehensive Income for the year/period	925.46	832.91	707.71	2,713.82	2,713.82	2,713.82
6.	Paid-up Equity Share Capital (Face value of Rs. 1 each)	12,287.26	12,287.26	9,788.16	9,788.16	9,788.16	9,788.16
7.	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year						
8.	Earnings Per Share (Face value of Rs. 1/- each)						
	Basic (in Rs.) (not annualised)	0.08	0.07	0.07	0.28	0.28	0.28
	Diluted (in Rs.) (not annualised)	0.08	0.07	0.07	0.27	0.27	0.27

Notes:
1. The above is an extract of the detailed format of Reviewed Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results are available on the websites of the Stock Exchange (NSE & BSE) and on the Company's website www.sarveshwarfoods.com.
2. Standalone information

By the order of Board
Sarveshwar Foods Limited
Sd/-
Anil Kumar
(Managing Director)
DIN: 07417538

PRE-OFFER ADVERTISEMENT CUM UNDER REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED CUM CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

JMG CORPORATION LIMITED

Registered Office: 574, 2nd Floor, Main Road Chirag Delhi, South Delhi, India, 110017 | CIN: L55101DL1989PLC362504
Contact No: +91 140552072 | Email: info@jmg-corp.in | Website: www.jmg-corp.in

This Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement is being issued by Srujan Alpha Capital Advisors LLP ("Manager to the Offer"), on behalf of Mr. Neerav Bairagi ("Acquirer") pursuant to Regulation 18(7) of the SEBI (SAST) Regulations in respect of Open Offer ("Offer") for the acquisition of 60,21,053 (Sixty Lakh Twenty One Thousand Fifty Three) fully paid-up equity shares of ₹2.50/- each, representing 26.00% of the total voting share capital of JMG Corporation Limited (hereinafter referred to as the "Target Company" or "JMG"). This advertisement is to be read in conjunction with the Public Announcement ("PA") dated December 04, 2025, Detailed Public Statement ("DPS") dated December 10, 2025 in connection to the offer as published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions, Pratahakar (Marathi Daily) Mumbai edition and Jansatta (Hindi Daily) Delhi edition on December 11, 2025 and Letter of Offer ("LOF") dated February 05, 2026, which is available on the websites of Securities and Exchange Board of India (SEBI) i.e., www.sebi.gov.in, BSE Limited (BSE) i.e., www.bseindia.com and Manager to the Offer i.e., www.srujanalpha.com.

The Shareholders of the Target Company are requested to kindly take note of the following:

- The Offer Price is ₹5.30/- (Rupee Five and Thirty Paise) per equity share payable in cash ("Offer Price"). There has been no revision in the Offer Price from the price mentioned in Letter of Offer.
- The Committee of Independent Directors ("IDC") of the Target Company has recommended that the Offer is in line with the SEBI (SAST) Regulations and the same is fair and reasonable. Further, IDC is of the view that the Offer Price is in line with the parameters prescribed in SEBI (SAST) Regulations. The recommendations were unanimously approved by the Members of the IDC on February 12, 2026 and was published in the Financial Express (English Daily) all editions, Jansatta (Hindi Daily) all editions, Pratahakar (Marathi Daily) Mumbai edition and Jansatta (Hindi Daily) Delhi edition on February 13, 2026.
- The Open Offer is a mandatory offer being made under Regulation 3(1) and 4 and other applicable Regulations of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company.
- There has been no competitive bid to this Open Offer.
- The LOF dated February 05, 2026 was dispatched through electronic mode on February 06, 2026 and physical mode on February 09, 2026 to all the eligible shareholders of the Target Company holding equity shares as on the Identified Date i.e., February 03, 2026. It is clarified that all the Public Shareholders (even if they acquire equity shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer during the Tendering Period.
- Please note that a copy of the LOF along with the Form of Acceptance-cum-Acknowledgement and Form SH 4 is available on the website of SEBI, the BSE and on the website of Manager to the Offer. Further, in case of non-receipt/non-availability of the Form of Acceptance, the application can be made on plain paper along with the following details:
 - In case of physical Shares:** Public Shareholders holding Equity Shares in physical form may participate in the Open Offer through the relevant Selling Broker by providing name, address, number of equity shares held, number of equity shares tendered and other relevant documents as mentioned in Letter of Offer along with duly filled signed Form SH - 4.
 - In case of Dematerialized Shares:** Public Shareholders who desire to tender their equity shares under the Open Offer would have to intimate their respective Selling Broker registered with BSE Limited within the normal trading hours of the secondary market, during the Tendering Period in accordance with the procedure as mentioned in the Letter of Offer.
 - Shareholders whose brokers are not registered with BSE Limited will be able to tender their equity shares through the Buying Broker.
- In terms of Regulation 16(1) of the SEBI (SAST) Regulations, the Draft Letter of Offer was submitted to SEBI on December 18, 2025. We have received the final observations in terms of Regulation 16(4) of the SEBI (SAST) Regulations from SEBI vide its letter no. I/3653/2026 dated January 30, 2026 which have been incorporated in the LOF. This Pre-Offer Advertisement also serves as a corrigendum to the DPS, and as required in terms of the SEBI Letter.
- As on the date of the LOF, no statutory and other approvals are required in relation to the Open Offer. For further information, kindly refer to the Paragraph 7.3 of the Letter of Offer.
- The Open Offer will be implemented by the Acquirer through Stock Exchange Mechanism made available by BSE Limited in the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations and SEBI Master Circular dated February 16, 2023. The Acquirer has obtained the Acquisition Window from BSE Limited.

10. Schedule of Activities:

Tentative Activity Schedule	Schedule of Activities (Day and Date) (As specified under the Draft Letter of Offer)	Revised schedule of activities (Day and Date) (Upon receipt of SEBI Observation Letter)
Public Announcement (PA)	Thursday, December 04, 2025	Thursday, December 04, 2025
Publication of DPS in the Newspapers	Thursday, December 11, 2025	Thursday, December 11, 2025
Last date for filing of Draft Letter of Offer with SEBI	Thursday, December 18, 2025	Thursday, December 18, 2025
Last date for public announcement of Competing Offer(s)	Friday, January 02, 2026	Friday, January 02, 2026
Last date for receipt of comments from SEBI on the Draft Letter of Offer will be received (in the event SEBI has not sought clarifications or additional information from the Manager to the Offer)	Friday, January 09, 2026	Friday, January 30, 2026
Identified Date*	Tuesday, January 13, 2026	Tuesday, February 03, 2026
Last date by which the Letter of Offer to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	Tuesday, January 20, 2026	Tuesday, February 10, 2026
Last date by which the committee of the Independent Directors of the Target Company is required to publish its recommendation to the Public Shareholders for Offer in the Newspapers	Thursday, January 22, 2026	Friday, February 13, 2026
Last date for upward revision of the Offer Price and/or Offer Size	Friday, January 23, 2026	Monday, February 16, 2026
Date of publication of Open Offer opening Public Announcement in the newspapers in which the DPS has been published	Friday, January 23, 2026	Monday, February 16, 2026
Date of commencement of the Tendering Period ("Offer Opening Date")	Wednesday, January 28, 2026	Tuesday, February 17, 2026
Date of closure of the Tendering Period ("Offer Closing Date")	Tuesday, February 10, 2026	Wednesday, March 04, 2026
Last date of communicating the rejection/acceptance and completion of payment of consideration or return of Equity Shares to the Public Shareholders of the Target Company	Wednesday, February 25, 2026	Wednesday, March 18, 2026
Last date for publication of post Open Offer public announcement in the newspapers in which the DPS has been published	Thursday, March 05, 2025	Friday, March 27, 2026

Note: *There has been no competing offer as of the date of this Letter of Offer.
*Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent in accordance with the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in this Offer any time during the Tendering Period.

11. The Acquirer accepts full responsibility for the information contained in this Advertisement and for the fulfillment of their obligations laid down in the SEBI (SAST) Regulations and a copy of this Advertisement shall also be available on the website of SEBI, BSE Limited and Manager to the Offer.

12. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LOF.

ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER:

MANAGER TO THE OPEN OFFER	
	SRUJAN ALPHA CAPITAL ADVISORS LLP SEBI Registration No: INM00012829 Validity of Registration: Permanent Contact Person: Mr. Jinesh Doshi Corporate Office Address: 824 & 825, Corporate Avenue, Sonawala Road, opposite Atlanta Center, Sonawala Industry Estate, Goregaon, Mumbai-400064 Tel No.: +91 022-46030709 Email: partners@srujanalpha.com Website: www.srujanalpha.com
	ACQUIRER Sd/- Mr. Neerav Bairagi Residential Address: 199, Dronpuri, Ajmer Road, Giridharipura, Vaishali Nagar, Jaipur, Rajasthan - 302021

Place: Mumbai
Date: February 14, 2026

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution or release directly or indirectly into the United States of America or otherwise outside India. All capitalized terms used and not defined herewith shall have the same meaning assigned to them in the Letter of Offer dated January 02, 2026 (the "Letter of Offer" or "LOF") filed with the Stock Exchange, namely National Stock Exchange of India Limited ("NSE") (referred to as the "Stock Exchange") and the Securities and Exchange Board of India ("SEBI").

SILGO RETAIL LIMITED

Corporate Identification Number: L32111RJ2016PLC049036

Our Company was incorporated as "Silgo Retail Private Limited" on January 9, 2016, under the Companies Act, 2013 with the Registrar of Companies, Jaipur. Subsequently, our Company was converted into a Public Limited Company and the name of our Company was changed to "Silgo Retail Limited" vide special resolution dated July 24, 2018 and a fresh certificate of incorporation consequent to the conversion was granted to our Company on July 28, 2018, by the Registrar of Companies, Jaipur.

Registered Office: B-11, Mahalaxmi Nagar, Jawahar Lal Nehru Marg, Jaipur - 302 017, Rajasthan, India
Contact person: Mrs. Tripti Rathi, Company Secretary & Compliance Officer
Telephone: +91 0141-4919655 | E-mail id: info@silgo.in | Website: www.silgo.in
PROMOTERS OF OUR COMPANY: NITIN JAIN AND BELA AGRAWAL

ISSUE OF 73,81,359 PARTLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹60/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹50/- PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UP TO ₹4,428.82/- LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 (THREE) EQUITY SHARE FOR EVERY 10 (TEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MONDAY, JANUARY 05, 2026 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company would like to thank all its shareholders and investors for their response to the Company's Rights Issue, which opened for subscription on Wednesday, January 14, 2026 and closed on Thursday, February 12, 2026 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 09, 2026.

Out of the total 1,166 Applications for 77,62,500 Rights Equity Shares, 338 Applications for 1,59,398 Rights Equity Shares were rejected due to technical rejections. The total number of valid Applications received were 828 for 76,03,102 Rights Equity Shares, which was 103% of the Issue size. In accordance with the Letter of Offer, the Basis of Allotment was finalized on February 13, 2026, by the Company in consultation with National Stock Exchange of India Limited ("NSE"), the Designated Stock Exchange, and the Registrar to the Issue. The Board of Director of the Company has at its meeting held on February 13, 2026, approved the allotment of 73,81,359 Rights Equity Shares to the successful Applicants. All valid Applications after technical rejections have been considered for allotment.

1. The breakup of valid applications received through ASBA (after technical rejections) is given below:

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted and allotted (A+B)
Eligible Equity Shareholders	762	17,55,405	54,62,299	72,17,704
Renouces	66	71,283	92,372	1,63,655
Total	828	18,26,688	55,54,671	73,81,359

2. Information regarding total Applications received:

Category	Applications Received		Equity Shares Applied for		Equity Shares allotted	
	Number	%	Number	Value (Rs.)	Number	Value (Rs.)
Eligible Equity Shareholders	1100	94.34	73,77,102	22,13,13,060	95.04	72,17,704
Renouces	66	5.66	3,85,398	1,15,81,940	4.96	1,63,655
Total	1166	100	77,62,500	23,28,75,000	100	73,81,359

Intimations for Allotment / refund/ rejection cases:
The instruction for unblocking of funds were issued to Self-Certified Syndicate Banks (SCSBs) and the listing applications were filed with both, the BSE and NSE on February 13, 2026. The dispatch of allotment advice cum unblocking intimation to the investors, as applicable, will be done after executing the corporate action for credit of equity shares into the respective demat accounts of the successful allottees on or about February 16, 2026, subject to grant of Listing Approval by NSE. Pursuant to the listing and trading approvals granted by NSE, the Rights Equity Shares Allotted in the Issue is expected to commence trading on NSE with effect from February 17, 2026. The Rights Equity Shares will be traded under the same ISIN as equity shares (i.e. INE244801030).

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALIZED FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 60 of the Letter of Offer.

Disclaimer clause of NSE: "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the "Disclaimer Clause of NSE" on page 60 of the Letter of Offer.

Unless otherwise spaced, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated January 02, 2026. The investors may contact the Registrar to the Issue in case of any query(ies)/grievance(s) including for credit of rights equity shares and unblocking of funds

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

COMPANY	REGISTRAR TO THE ISSUE
	
SILGO RETAIL LIMITED Registered Office: B-11, Mahalaxmi Nagar Jawahar Lal Nehru Marg Jaipur - 302 017, Rajasthan, India; Telephone: +91 0141-4919655 Contact Person: Ms. Tripti Sharma, Company Secretary and Compliance Officer; E-mail id: info@silgo.in cs@silgo.in; Website: www.silgo.in Corporate Identity Number: L32111RJ2016PLC049036	BIGSHARE SERVICES PRIVATE LIMITED Registered Address: Office No. 36-2, 6th Floor, Pinnacle Business Park, Next to Ahura Center, Mahakali Caves Road, Andheri East, Mumbai-400093 Tel: +91 022-6263 8200 Fax No.: +91 022-6263 8299 Contact Person: Mr. Suraj Gupta Email id: rightsissue@bigshareonline.com Website: www.bigshareonline.com SEBI Registration Number: INR000001385

Place : Jaipur
Date : 14.02.2026

SILGO RETAIL LIMITED has filed a Letter of Offer dated January 02, 2026 with NSE. The Letter of Offer is available on NSE at www.nseindia.com, website of the company at www.silgo.in and website of the Registrar at www.bigshareonline.com. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 17 of the Letter of Offer.

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under U.S. Securities Act and may not be offered, sold, resold or otherwise transferred within the United States, except in transaction not subject to, or exempt from the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Rights Entitlements and the Rights Equity Shares are only being offered and sold outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Right Entitlements and the Equity Shares may not be re-offered, re-sold, pledged or otherwise transferred except in an offshore transaction in accordance with Regulation S under the U.S. Securities Act. The offering to which the Letter of offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or the Rights Entitlement for sale in the United States or as a solicitation therein of an offer to buy any of the Rights Equity Shares or Rights Entitlement. There is no intention to register any portion of the issue of any of the securities described herein in the United States or to conduct a public offering of securities in the United States. Accordingly, the Issue Documents and the Application Form should not be forwarded to or transmitted in or to the United States.

THE BIGGEST CAPITAL ONE CAN POSSESS

KNOWLEDGE

 **FINANCIAL EXPRESS**
Read to Lead

epaper.financialexpress.com New Delhi

पूर्व मंत्री दुलाल भुइयां भाजपा में शामिल

रांची, 15 फरवरी (भाषा)।

झारखंड के पूर्व मंत्री दुलाल भुइयां रविवार को अपने समर्थकों के साथ भाजपा में शामिल हो गए। पार्टी के एक पदाधिकारी ने यह जानकारी दी। झारखंड प्रदेश भाजपा अध्यक्ष आदित्य साहू और नेता प्रतियक्ष बाबुलाल मरांडी ने रांची में आयोजित एक कार्यक्रम के दौरान भुइयां का पार्टी में स्वागत किया।

भुइयां ने कहा कि उन्होंने झारखंड मुक्ति मोर्चा (झामुमो) छोड़ दी क्योंकि यह पार्टी अब

वैसी नहीं रही जैसी दो दशक पहले पूर्व मुख्यमंत्री शिबू सोरेन के समय हुआ करती थी। उन्होंने कहा कि हम दिवंगत शिबू सोरेन के सिपाही थे और झारखंड आंदोलनों में भाग लिया था। लेकिन अब झामुमो हेमंत सोरेन की निजी संपत्ति बन गई है। पार्टी में हमारे जैसे नेताओं के लिए कोई सम्मान नहीं रह गया है।

इस घटनाक्रम पर प्रतिक्रिया देते हुए झामुमो महासचिव विनोद पांडेय ने कहा कि भुइयां वर्तमान में पार्टी में नहीं हैं। उन्होंने कहा कि 2009 के विधानसभा चुनाव हारने के बाद

भुइयां ने झारखंड विकास मोर्चा (प्रजातांत्रिक), कांग्रेस और बहुजन समाज पार्टी (बीएसपी) सहित कई पार्टियां बदलीं।

भाजपा विचारधारा की पार्टी है, परिवारवाद की नहीं। इसका संकल्प अत्योदय है, इसका उद्देश्य दलितों, शोषितों, वंचितों और समाज के पिछड़े वर्गों के चेहरों पर मुस्कान लाना है। मरांडी ने कहा कि दुलाल भुइयां सिर्फ एक व्यक्ति नहीं बल्कि दलितों की आवाज हैं, जिनका भाजपा में शामिल होना दलित समुदाय में पार्टी की पकड़ को और मजबूत करेगा।

उत्तराखण्ड : भाजपा कोर कमेटी की बैठक केंद्र से राज्य मंत्रिमंडल के विस्तार का आग्रह

जनसत्ता संवाददाता
देहरादून, 15 फरवरी।

उत्तराखण्ड की पुष्कर सिंह धामी सरकार में और मंत्रियों को शामिल करने के लिए भारतीय जनता पार्टी की प्रदेश इकाई ने पार्टी हाई कमान से आग्रह किया है। देहरादून में जाली ग्रांट हवाई अड्डे के पास स्थित एक होटल में आयोजित प्रदेश भाजपा की कोर कमेटी की बैठक में इस संबंध

में एक प्रस्ताव पारित करके पार्टी के पूर्व राष्ट्रीय अध्यक्ष और केंद्रीय मंत्री जेपी नड्डा के माध्यम से भेजा गया है। जेपी नड्डा के संरक्षण में उत्तराखण्ड प्रदेश भाजपा की कोर कमेटी की बैठक शनिवार को देर शाम आयोजित की गई।

बैठक के बाद उत्तराखण्ड प्रदेश भाजपा अध्यक्ष महेंद्र भट्ट बताया कि कोर कमेटी की बैठक में पार्टी के पूर्व अध्यक्ष और केंद्रीय मंत्री जेपी नड्डा के माध्यम से पार्टी हाई कमान से अनुरोध किया गया है कि उत्तराखण्ड की पुष्कर सिंह धामी सरकार में मंत्रिमंडल के विस्तार की अनुमति दी जाए। उन्होंने कहा कि भाजपा 2027 के विधानसभा चुनाव में लगातार तीसरी बार उत्तराखण्ड में सरकार बनाएगी और ऐतिहासिक जीत दर्ज कर नया कीर्तिमान स्थापित करेगी। उन्होंने कहा कि प्रधानमंत्री नरेंद्र मोदी के मार्गदर्शन और मुख्यमंत्री पुष्कर सिंह धामी के नेतृत्व में 2027 का विधानसभा चुनाव लड़ा जाएगा। भट्ट ने बताया कि कोर कमेटी की बैठक में फैसला लिया गया कि 23 मार्च को पुष्कर सिंह धामी सरकार के चार वर्ष पूरे होने के अवसर पर देहरादून में एक बड़ा आयोजन किया जाएगा। जिसमें लाखों कार्यकर्ता और जनमानस भाग लेगा और इसमें पार्टी के राष्ट्रीय अध्यक्ष, प्रधानमंत्री गृह मंत्री और कई केंद्रीय नेताओं को आमंत्रित किया जाएगा।

हरियाणा : हेपेटाइटिस बी से चार लोगों की मौत, गांव में स्वास्थ्य टीम तैनात

चंडीगढ़, 15 फरवरी (ब्यूरो)।

हरियाणा के एक गांव में पिछले दो सप्ताह के दौरान सात लोगों की मौत की खबर के बाद प्रशासन सतर्क हो गया है। इनमें से चार लोगों की मौत हेपेटाइटिस-बी के कारण बताई गई है।

अधिकारियों ने रविवार को बताया कि पलवल जिले के हथौन उपमंडल के छांयसा गांव में लोगों की जांच करने के लिए स्वास्थ्य विभाग की एक टीम तैनात की गई है। गांव में 400 से अधिक लोगों की जांच की गई है। हालांकि, ग्रामीणों का दावा है कि मृतकों की संख्या इससे अधिक है और इनमें कुछ युवा भी शामिल हैं। मृतकों में से चार लोग हेपेटाइटिस-बी से संक्रमित पाए गए। अन्य तीन मामलों में मौत के सटीक कारणों की जांच की जा रही है। फिलहाल खाद्य विषाक्तता और दूषित पेयजल की संभावना से भी इनकार नहीं किया गया है।

राज्य स्वास्थ्य विभाग की टीम रक्त के नमूने और अन्य नमूने एकत्र कर जांच कर रही है। जिन मरीजों को अस्पताल में भर्ती कराने की आवश्यकता थी, उन्हें सिविल अस्पताल में भर्ती कराया गया है। मृतकों में बुखार, उल्टी, कंजोरी और पेट दर्द जैसे लक्षण पाए गए थे।



IDBI BANK
CIN: L65190MH2004GO148838

IDBI BANK LIMITED
Website: www.idbi.bank.in

आईडीबीआई बैंक दिनांक 16.02.2026 के आरएफपी (प्रस्ताव हेतु अनुरोध) द्वारा नई दिल्ली के अपने क्षेत्रीय प्रसंस्करण इकाई के लिए अभिरक्षा, दस्तावेज प्रबंधन (भौतिक एवं डिजिटल) और सेवाओं के लिए वेंडर के चयन हेतु आयोजित होने वाले ओआए (ऑनलाइन प्रतियोगिता नीलामी) में प्रतिष्ठत सेवा प्रदाताओं की सहभागिता आमंत्रित करता है।

अधिक जानकारी और संबंधित दस्तावेज के लिए कृपया ऑनलाइन पोर्टल लिंक <https://e1.eproc.in> पर विजिट करें। आरएफपी में भाग लेने की अंतिम तिथि दिनांक 16.03.2026 है।

आईडीबीआई बैंक लि. हेतु
मुख्य महाप्रबंधक केंद्रीकृत परिचालन, मुंबई



इंडियन रेलवे कौटर्निंग एण्ड टरिज्म कॉर्पोरेशन लिमिटेड
(भारत सरकार का स्वयं-नियंत्रण)

IRCTC
CIN: L74899DL1999GO191787

आईआरसीटीसी निम्नलिखित के लिए बोलियां आमंत्रित करता है:-

- खुली ई-निविदा (दो बोली प्रणाली): "मता केमो देवी रेल टूर पैकेज" के अतिरिक्त को ऑफ बॉर्ड सेवा प्रदान करने हेतु। बोली-पूर बैचक 24.02.2026 को 15:00 बजे। जमा करने की अंतिम तिथि: 10.03.2026 को 15:00 बजे।
- खुली ई-निविदा सं.: 2026/आईआरसीटीसी/सीओ/एसईआर/सोल राईट: आईआरसीटीसी और भारतीय रेलवे वेबसाइटों और मोबाइल ऐप के विज्ञापन पर 03 (तीन) वर्ष की अवधि के लिए एकाधिकार हेतु। बोली-पूर बैचक (दोरी): 24.02.2026 को 12:00 बजे। जमा करने की अंतिम तिथि: 11.03.2026 को 15:00 बजे।

विस्तृत विवरणों हेतु www.irctc.com और www.tenderwizard.com का अवलोकन करें। दस्तावेज डाउनलोड करना और प्रतिक्रियाएं केवल www.tenderwizard.com/IRCTC पर ही किया जा सकता है।

इस विषय में यदि कोई बुद्धिमान/परिचित जमी होता है, तो वह कृपया www.irctc.com और www.tenderwizard.com/IRCTC पर प्रकाशित किया जाएगा।

आईआरसीटीसी लिमिटेड, कक्षा तल, टॉपर-की, बर्ड स्टैंड रोड, नोर्करी नगर, नई दिल्ली-110029

SUGANDH CAPITAL PRIVATE LIMITED
CIN: U74899DL1995PT069385
Form INC-26

(Pursuant to Rule 30 of the Companies (Incorporation) Rules, 2014)

NOTICE FOR CHANGE OF REGISTERED OFFICE OF THE COMPANY FROM ONE STATE TO ANOTHER

Before the Central Government (Regional Director, Northern Region, New Delhi)

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

In the matter of **SUGANDH CAPITAL PRIVATE LIMITED** (CIN:U74899DL1995PT069385) having its registered office at A-45, Parwana Apartment Mayur Vihar Phase-1 Extension, New Delhi, 110091.

Notice is hereby given to the General Public that the Company proposes to make an application to the Central Government under Section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extra-Ordinary General Meeting held on **Monday, February 09th, 2026** to enable the Company to change its Registered office from "NCT of Delhi" to "State of Uttar Pradesh" within the jurisdiction of Registrar of Companies, NCT of Delhi & Haryana.

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

SUGANDH CAPITAL PRIVATE LIMITED
A-45, Parwana Apartment Mayur Vihar Phase-1 Extension, New Delhi, 110091

For and on behalf of the Applicant
Gaurav Kumar
Managing Director
DIN: 00811707

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution or release directly or indirectly into the United States of America or otherwise outside India. All capitalized terms used and not defined herewith shall have the same meaning assigned to them in the Letter of Offer dated January 02, 2026 (the "Letter of Offer" or "LOF") filed with the Stock Exchange, namely National Stock Exchange of India Limited ("NSE") (referred to as the "Stock Exchange") and the Securities and Exchange Board of India ("SEBI").



SILGO RETAIL LIMITED

Corporate Identification Number: L32111RJ2016PLC049036

Our Company was incorporated as "Silgo Retail Private Limited" on January 9, 2016, under the Companies Act, 2013 with the Registrar of Companies, Jaipur. Subsequently, our Company was converted into a Public Limited Company and the name of our Company was changed to "Silgo Retail Limited" vide special resolution dated July 24, 2018 and a fresh certificate of incorporation consequent to the conversion was granted to our Company on July 28, 2018, by the Registrar of Companies, Jaipur.

Registered Office: B-11, Mahalaxmi Nagar, Jawahar Lal Nehru Marg, Jaipur - 302 017, Rajasthan, India
Contact person: Mrs. Tripti Rathi, Company Secretary & Compliance Officer
Telephone: +91 0141-4919655; | **E-mail id:** info@silgo.in | **Website:** www.silgo.in
PROMOTERS OF OUR COMPANY: NITIN JAIN AND BELA AGRAWAL

ISSUE OF 73,81,359 PARTLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹60/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹50/- PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UP TO ₹4,428.82/- LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 3 (THREE) EQUITY SHARE FOR EVERY 10 (TEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS MONDAY, JANUARY 05, 2026 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company would like to thank all its shareholders and investors for their response to the Company's Rights Issue, which opened for subscription on Wednesday, January 14, 2026 and closed on Thursday, February 12, 2026 and the last date for On Market Renunciation of Rights Entitlements was Monday, February 09, 2026.

Out of the total 1,166 Applications for 77,62,500 Rights Equity Shares, 338 Applications for 1,59,398 Rights Equity Shares were rejected due to technical rejections. The total number of valid Applications received were 828 for 76,03,102 Rights Equity Shares, which was 103% of the Issue Size. In accordance with the Letter of Offer, the Basis of Allotment was finalized on February 13, 2026, by the Company in consultation with National Stock Exchange of India Limited ("NSE"), the Designated Stock Exchange, and the Registrar to the Issue. The Board of Director of the Company has at its meeting held on February 13, 2026, approved the allotment of 73,81,359 Rights Equity Shares to the successful Applicants. All valid Applications after technical rejections have been considered for allotment.

1. The breakup of valid applications received through ASBA (after technical rejections) is given below:

Category	No. of valid CAFs (including ASBA applications) received	No. of Equity Shares accepted and allotted against Entitlement (A)	No. of Equity Shares accepted and allotted against Additional applied (B)	Total Equity Shares accepted and allotted (A+B)
Eligible Equity Shareholders	762	17,55,405	54,62,299	72,17,704
Renouces	66	71,283	92,372	1,63,655
Total	828	18,26,688	55,54,671	73,81,359

2. Information regarding total Applications received:

Category	Applications Received		Equity Shares Applied for		Equity Shares allotted	
	Number	%	Number	Value (Rs.)	Number	Value (Rs.)
Eligible Equity Shareholders	1100	94.34	73,77,102	22,13,13,060	94.04	72,17,704
Renouces	66	5.66	3,85,398	1,15,61,940	4.96	21,65,31,120
Total	1166	100	77,62,500	23,28,75,000	100	73,81,359

Intimations for Allotment / refund/ rejection cases:

The instruction for unblocking of funds were issued to Self-Certified Syndicate Banks (SCSBs) and the listing applications were filed with both, the BSE and NSE on February 13, 2026. The dispatch of allotment advice cum unblocking intimation to the investors, as applicable, will be done after executing the corporate action for credit of equity shares into the respective demat accounts of the successful allottees on or about February 16, 2026, subject to grant of Listing Approval by NSE. Pursuant to the listing and trading approvals granted by NSE, the Rights Equity Shares Allotment on the issue is expected to commence trading on NSE with effect from February 17, 2026. The Rights Equity Shares will be traded under the same ISIN as equity shares (i.e. INE244B01030).

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALIZED FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 60 of the Letter of Offer.

Disclaimer clause of NSE: "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the "Disclaimer Clause of NSE" on page 60 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated January 02, 2026. The investors may contact the Registrar to the Issue in case of any query(ies)/grievance(s) including for credit of rights equity shares and unblocking of funds.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

COMPANY	REGISTRAR TO THE ISSUE
 <p>SILGO RETAIL LIMITED Registered Office: B-11, Mahalaxmi Nagar, Jawahar Lal Nehru Marg Jaipur - 302 017, Rajasthan, India; Telephone: +91 0141-4919655 Contact Person: Ms. Tripti Sharma, Company Secretary and Compliance Officer. E-mail id: info@silgo.in; cs@silgo.in; Website: www.silgo.in Corporate Identity Number: L32111RJ2016PLC049036</p>	 <p>BIGSHARE SERVICES PRIVATE LIMITED Registered Address: Office No. 36-2, 6th Floor, Pinnacle Business Park, Next to Ahura Center, Mahakali Caves Road, Anheri East, Mumbai-400093 Tel: +91 022-6263 8200 Fax No: +91 022-6263 8299 Contact Person: Mr. Suraj Gupta Email Id: rightissue@bigshareonline.com Website: www.bigshareonline.com SEBI Registration Number: INR000001385</p>
<p>For Silgo Retail Limited On behalf of Board of Directors Sd/- Mrs. Tripti Rathi Company Secretary and Compliance Officer</p>	
<p>Place : Jaipur Date : 14.02.2026</p> <p>SILGO RETAIL LIMITED has filed a Letter of Offer dated January 02, 2026 with NSE. The Letter of Offer is available on NSE at www.nseindia.com, website of the company at www.silgo.in and website of the Registrar at www.bigshareonline.com Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 17 of the Letter of Offer.</p> <p>The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under U.S. Securities Act and may not be offered, sold, resold or otherwise transferred within the United States, except in transaction not subject to, or exempt from the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Rights Entitlements and the Rights Equity Shares are only being offered and sold outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. The Right Entitlements and the Equity Shares may not be re-offered, re-sold, pledged or otherwise transferred except in an offshore transaction in accordance with Regulation S under the U.S. Securities Act. The offering to which the Letter of offer relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or the Rights Entitlement for sale in the United States or as a solicitation therein of an offer to buy any of the Rights Equity Shares or Rights Entitlement. There is no intention to register any portion of the Issue of any of the securities described herein in the United States or to conduct a public offering of securities in the United States. Accordingly, the Issue Documents and the Application Form should not be forwarded to or transmitted in or to the United States.</p>	

LORENZINI APPARELS LIMITED				
CIN: L17120DL2007PLC163192				
Reg. Off.: C-64, OKHLA INDUSTRIAL AREA PHASE-I NEW DELHI 110020				
Email: cs@mymonteil.com website: www.monteil.in				
Particulars	Quarter Ended			Year Ended
	December 31, 2025	December 31, 2024	September 30, 2025	31st March 2025
	Unaudited	Unaudited	Unaudited	Audited
Total Income from operations	2,072.60	2127.05	1,707.34	6,342.04
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	106.38	-479.05	185.62	75.38
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	106.38	-479.05	185.62	775.38
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	109.94	-162.44	141.67	583.64
Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax))	107.29	-163.22	142.43	588.73
Equity Share Capital (Face value of Re. 1/- each)	1,727.37	1,727.37	1,727.37	1,727.37
Reserves Excluding revaluation reserves as per Balance Sheet of previous accounting year (31.03.2025)				3,032.30
Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations) -				
1. Basic:	0.06	-0.09	0.08	0.34
2. Diluted:	0.06	-0.09	0.08	0.34

Note: The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites. www.mymonteil.com

Date: 14/02/2026



IDBI BANK

आईडीबीआई बैंक लिमिटेड, रिटेल बिल्डिंग, 8वीं मंजिल, प्लॉट बी, ब्लॉक 2, एनबीसीसी कार्यालय परिसर, पूर्वी किरवई नगर, नई दिल्ली-110023, फोन नंबर: 011-69297259 और 011-69297171

04.03.2026 को 11:00 बजे पूर्वा से 12:00 बजे अप. तक आयोजित की जाने वाली वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत अचल आस्तियों की बिक्री के लिए नीलामी बिक्री सूचना

आम जनता तथा विशेष रूप से कर्जदार (सौ) और गारंटर (सौ) को सूचित किया जाता है कि नीचे उल्लिखित अचल संपत्ति/प्रतिभूत परिसंपत्तियां प्रतिभूति ऋणदाता (आईडीबीआई बैंक लिमिटेड) के पास बंधक/प्रभारित हैं। जबकि वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत, प्राधिकृत अधिकारियों ने कर्जदार/गारंटर/बंधककर्ताओं (यहां कर्जदारों के रूप में संदर्भित) से प्रत्येक कर्जदार के विरुद्ध नीचे दिए गए विवरण के अनुसार राशि की वसूली के लिए मांग सूचना जारी की है। इसके अलावा, वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 में निहित शक्तों का प्रयोग करते हुए, संबंधित प्राधिकृत अधिकारियों ने नीचे उल्लिखित प्रतिभूत परिसंपत्तियों का भौतिक/सांकेतिक कब्जा ले लिया है। जबकि प्रतिभूत परिसंपत्तियों की बिक्री सार्वजनिक ई-नीलामी के माध्यम से की जाएगी है, ताकि मांग सूचना के अनुसार कर्जदारों से आईडीबीआई बैंक लिमिटेड को देय बैंक द्वारा उस पर लगाए गए भावी ब्याज, लागत और शुल्क, उसके बाद की वसूली को घटाकर प्रतिभूत ऋणों की वसूली को जा सके। आम जनता को व्यक्तिगत रूप से या विधिवत अधिकृत एजेंट के माध्यम से बोली लगाने के लिए आमंत्रित किया जाता है।

प्रतिभूत आस्तियों की बिक्री की अनुसूची

क्र. सं.	कर्जदार/ (सह-कर्जदार)/ जमानती का नाम	मांग सूचना की तिथि तथा उरामें उल्लिखित बकाया राशि	प्रतिभूत आस्तियों का विवरण	कब्जे की स्थिति (भौतिक या सांकेतिक)	कब्जे की तिथि	आरक्षित मूल्य (बोली बंधित बोली)	ईंग्रैडि तथा संप्रति दस्तावेज जमा करने की अंतिम तिथि एवं समय	उस खाने का विवरण जिसमें आरक्षित/परिष्कृत और आरक्षित/परिष्कृत की कोट के माध्यम से ईंग्रैडि जमा किया जाना है	अधिकृत प्राधिकारी/ नोडल अधिकारी का नाम एवं सम्पर्क
1.	मैसर्स जगदीश चंदा कौशिकान प्रोप्राइटर : श्री जगदीश प्रसाद स्वामी	27.10.2020 और 30.08.2025/ 28.01.2020 से अतिरिक्त ब्याज और शुल्क	कार्यालय सं. 947/49, दुकान नं. 5, पंच रत्न मार्केट, छोटा चिप्यीवाड़ा, चावडी बाजार, दिल्ली-110006	भौतिक	12.03.2021	₹. 13,53,000/- ₹. 1,35,000/- ₹. 25,000/-	03.03.2026 को 5.00 बजे अप. तक	खाना संख्या-09534915010026 नाम : आईडीबीआई बैंक लिमिटेड आरक्षित/परिष्कृत की कोट- IBKL0000095	नोडल अधिकारी : श्वेता अरोड़ा : 7986657857, श्री बी.एल. मीना 9414018090 प्राधिकृत अधिकारी : श्री इंदर पाल सिंह- 011-69697163

संपत्ति के निरीक्षण की तिथि एवं समय: 21.02.2026

ई-नीलामी बिक्री के संक्षिप्त नियम एवं शर्तें : यह बिक्री प्रतिभूति हित (प्रवर्तन) नियम 2002 में निर्धारित नियमों एवं शर्तों के अधीन होगी। (1) प्रतिभूत परिसंपत्तियों की बिक्री "जहां है जैसा है आधार", "जो है नहीं है आधार", "जो भी वही है आधार" और "आश्रय रहित आधार" पर प्रतिभूत लेनदारों अर्थात् आईडीबीआई बैंक लिमिटेड की ओर से की जाएगी। (2) बिक्री इस विधान पर "बोली दस्तावेज" में दिए गए नियमों व शर्तों के अधीन है। बोली दस्तावेज हमारे किसी भी कार्यालय से सभी कार्य दिस्तों में प्राप्त किया जा सकता है या आईडीबीआई बैंक वेबसाइट यानी www.idbi.bank.in और <https://www.bankauctions.com> से डाउनलोड किया जा सकता है। (3) बिक्री ई-नीलामी प्लेटफॉर्म पर वेबसाइट <https://www.bankauctions.com> पर ई-नीलामी सेवा प्रदाता बैंकनेट, <https://baanknet.com>, <https://psballiance.com> पर सम्पन्न होगी। (4) अधिकृत प्राधिकारी किसी भी बोलियों को स्वीकार करने या सभी बोलियों को अस्वीकार करने, यदि स्वीकार नहीं पाई जाती है या बिना कोई कारण बताए किसी भी समय नीलामी को स्थगित / रद्द करने का अधिकार सुरक्षित रखता है और इस संबंध में उसका निर्णय अंतिम होगा। (5) सफल बोलीदाता बिक्री की पुष्टि होने पर तुरंत बिक्री मूल्य का 25% जमा करना होगा, जिसमें जमा की गई धरोहर राशि शामिल है। बिक्री मूल्य की शेष राशि बिक्री की पुष्टि के 15 दिनों के भीतर या एओ द्वारा सहमत एग्री विस्तारित अवधि के भीतर भूतलात की जानी है। निर्धारित अवधि के भीतर शेष राशि जमा करने में विफल रहने की स्थिति में, जमा की गई राशि धरोहर राशि सहित जन्म कर ली जाएगी। (6) बोली राशि का 25% तत्काल जमा करने या निर्धारित अवधि के भीतर बोली राशि का शेष 75% जमा करने में चूक होने पर, पहले से जमा की गई राशि जन्म कर ली जाएगी और प्रतिभूत संपत्ति को फिर से बेचा जाएगा। (7) पंजीकरण शुल्क, स्टंप ड्यूटी, करों सहित सभी वैधानिक बकाया/साहक शुल्क/अन्य बकाया खरोदर द्वारा वहन किए जाएंगे। अधिक जानकारी और पूर्ण नियम और शर्तों के लिए, कृपया www.idbi.bank.in पर जाएं और/या ऊपर प्रत्येक संपत्ति के सम्बन्ध उल्लिखित नोडल अधिकारियों/अधिकृत अधिकारियों से संपर्क करें।

सर्वेस्की अधिनियम 2002 के नियम एवं शर्तें (6) के तहत वैधानिक 30 दिन की बिक्री सूचना

कर्जदार/गारंटर को सूचित किया जाता है कि वे ई-नीलामी की तिथि से पहले उपर्युक्त राशि, बर्तमान ब्याज और सहकृत व्ययों सहित अदा करें, अन्यथा संपत्ति की नीलामी/बिक्री कर दी जाएगी और बकाया राशि, यदि कोई हो, ब्याज और लगतों सहित वसूल की जाएगी।

तिथि : 16.02.2026, स्थान : नई दिल्ली

ह./- अधिकृत प्राधिकारी, आईडीबीआई बैंक लि.

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नावगस्त परिसंपत्ति प्रबंधन शाखा
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