



THANGAMAYIL
JEWELLERY LIMITED

TMJL | CS | Dt | 13-03-2025

BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai – 400001 SCRIP CODE: 533158	National Stock Exchange of India Ltd Exchange Plaza, C/1, Block G, Bandra Kurla Complex, Bandra East Mumbai - 400051 SYMBOLS: THANGAMAYL
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Dear Sir/Madam,

Sub: Intimation U/R 92(2) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements), 2018, as amended (“SEBI ICDR Regulations”).

We enclose copies of advertisement issued by the company and published on March 13, 2025, in respect of allotment of Rights Issue (Post –Issue) of the Company, in the following newspapers:

Business Standard (English & Hindi National daily newspaper) and
The Hindu Tamil (Tamil Nadu).

We request you to kindly take the above information on records.

Thanking You,

Yours Faithfully,

For Thangamayil Jewellery Limited

(CS.V. Vijayaraghavan)
Company Secretary

SBI
Information Security Department, State Bank of India,
Global IT-Centre, Sec-11, CBD Belapur, Navi Mumbai-400 614

Corrigendum 3

Ref: SBI/GITC/IS & SP(ISO)/2024-2025/28(RFP-1354) Dated: 11.03.2025
Bids are invited by State Bank of India from the eligible bidders for Procurement of Hybrid Security Service Edge (H-SSE) Solution and Managed Services for Centralized Internet Access (CIA) and Private Application Access for State Bank of India (SBI). For details, please visit "Procurement News" at <https://bank.sbi> and e-tender portal (<https://etenders.sbi/SBI>)

Commencement of download of complete RFP to only technically qualified bidders: From 15.03.2025

Last date and time for Bid submission: 07.04.2025 up to 15:00 Hrs

Place: Navi Mumbai
Date: 13.03.2025

Senior Vice President (IS & SP)
Information Security Department

Malkapur Municipal Council
Dist-Satara

E-tender notice No.elect/1 For 2024-25

Malkapur Municipal Council invites E-tender for Supplying, Installing, commissioning and testing Solar Street lights at Various wards, Malkapur, Tal-Karad Dist-Satara in the State of Maharashtra valued at Rs.58,29,917/-. Please visit website www.mahatenders.gov.in for detailed information.

Sd/-
(Pratap Koli)
Chief Officer
Malkapur Municipal Council

Date-12/03/2025

Rajasthan Co-operative Dairy Federation Limited
SARASMIKED, J. L. N. MARG, JAIPUR - 302017 Ph. No. 2792501 | Direct: 0141-2790793
Website: www.sarasmikfed.rajasthan.gov.in, E-Mail: fo-rcdf@raic.in / fostrcd@raic.in
No. - RCDP/FO&AH/F.(Transportation of Molasses)/2025/54281-322 Dated - 07 March, 2025

NOTICE INVITING BIDS

Single Stage Two Parts unconditional e-Tender/Bids are invited by Rajasthan Co-operative Dairy Federation Ltd., Jaipur for Transportation of Molasses from Rajasthan State Ganganagar Sugar Mills, Shriganganagar (UBN No. CDF24255LR01372), from eligible contractor or transporters as per details given in the respective bid document. The Complete Bidding Documents can be visited and downloaded from our website www.sarasmikfed.rajasthan.gov.in, www.eproc.rajasthan.gov.in and www.sppp.rajasthan.gov.in. E-Bids shall be submitted only on <http://eproc.rajasthan.gov.in>.

Raj.Samwad/C/24/13201

General Manager (FO&AH)
ऑफिस ऑफ फो-रज-सम्वद कार्यालय

GVK Power (Goindwal Sahib) Limited

Regd. Office: Plot No. 10, Paigah Colony, Sardar Patel Road, Secunderabad-500003, Telangana, India CIN U40109TG1997PLC028483

(A wholly owned subsidiary of Guru Amar Das Thermal Power Limited, GATPL)
(A step down wholly owned subsidiary of Punjab State Power Corporation Limited, PSPCL)

Electrical Dept. Head GATP, Goindwal Sahib, invites E-Tender for the work of:
Tender Enquiry No. 023/GATP/ELEC/CW/20017520 dated 12/03/2025

"TENDER FOR Supply of CW PUMP Induction Motor"
at 2X270 MW Guru Amardas Thermal Plant (GATP), Goindwal Sahib, Dist.: Tam Taran, Punjab as per details given in the tender specifications.

For detailed NIT & tender specifications, please refer to <https://eproc.punjab.gov.in> from 12/03/2025 from 17:00 Hrs onwards.

Note: Corrigendum and addendum, if any, will be published online at <https://eproc.punjab.gov.in>

76155/12/4004/2023/42503 **GATP-10/25**

Kempegowda International Airport Limited
Name and Address of the entity seeking Proposal:
BANGALORE INTERNATIONAL AIRPORT LIMITED
BIAL Project Office, Kempegowda International Airport, Devanahalli, Bengaluru - 560 300
Web: www.bangaluruairport.com

NOTICE TO EXPRESSION OF INTEREST (EOI)

Tender Title	Short description of Scope of Work
KIA West Metro Station (KWM S) - CIVIL, ARCHITECTURAL, FINISHES & STRUCTURAL STEEL CANOPY WORK	The construction of KIA West Metro station (KWM S) - Civil, Architectural & finishes works includes major scope of Blockwork, Plastering, Flooring, stone cladding, Painting, Handrail, Ceiling, Waterproofing, Door & frame, Glass Partition, Canopy works including structural steel & standing Seam roof system etc. & associated works.

Pre Qualification Criteria & other Information: Available on BIAL website www.bangaluruairport.com under Tenders section.
Submission Due Date & Time for all the above: **24th March 2025 at IST 17:00 Hours.**
Note: Any Further Addendums to this EOI shall be made available in BIAL website.
Applicants who are interested shall express their interest through E-Mail: projecttenders@bialairport.com. To submit EOI, register and login to BIAL E-Tendering website (<https://www.bialtenders.com>) under event ID: **3283**
Name and address of the entity seeking EOI:
Vice President – Procurement & Contracts
Bangalore International Airport Ltd.,
BIAL Project Office,
Kempegowda International Airport,
Devanahalli, Bengaluru - 560 300
Email: projecttenders@bialairport.com
Phone No: 080-66782431
www.bangaluruairport.com

GVK Power (Goindwal Sahib) Limited

Regd. Office: Plot No. 10, Paigah Colony, Sardar Patel Road, Secunderabad-500003, Telangana, India CIN U40109TG1997PLC028483

(A wholly owned subsidiary of Guru Amar Das Thermal Power Limited, GATPL)
(A step down wholly owned subsidiary of Punjab State Power Corporation Limited, PSPCL)

Electrical Dept. Head GATP, Goindwal Sahib, invites E-Tender for the work of:
Tender Enquiry No. 025/GATP/ELEC/PA/20017520 dated 12/03/2025

"TENDER FOR Supply of FD FAN Induction Motor"
at 2X270 MW Guru Amardas Thermal Plant (GATP), Goindwal Sahib, Dist.: Tam Taran, Punjab as per details given in the tender specifications.

For detailed NIT & tender specifications, please refer to <https://eproc.punjab.gov.in> from 12/03/2025 from 17:00 Hrs onwards.

Note: Corrigendum and addendum, if any, will be published online at <https://eproc.punjab.gov.in>

76155/12/4004/2023/42506 **GATP-12/25**

GVK Power (Goindwal Sahib) Limited

Regd. Office: Plot No. 10, Paigah Colony, Sardar Patel Road, Secunderabad-500003, Telangana, India CIN U40109TG1997PLC028483

(A wholly owned subsidiary of Guru Amar Das Thermal Power Limited, GATPL)
(A step down wholly owned subsidiary of Punjab State Power Corporation Limited, PSPCL)

Electrical Dept. Head GATP, Goindwal Sahib, invites E-Tender for the work of:
Tender Enquiry No. 026/GATP/ELEC/PA/20017520 dated 12/03/2025

"TENDER FOR Supply of PA FAN Induction Motor"
at 2X270 MW Guru Amardas Thermal Plant (GATP), Goindwal Sahib, Dist.: Tam Taran, Punjab as per details given in the tender specifications.

For detailed NIT & tender specifications, please refer to <https://eproc.punjab.gov.in> from 12/03/2025 from 17:00 Hrs onwards.

Note: Corrigendum and addendum, if any, will be published online at <https://eproc.punjab.gov.in>

76155/12/4005/2023/42508 **GATP-13/25**

PSPCL Punjab State Power Corporation Limited

Regd. Office: PSEB Head Office, The Mall Patiala-147001
Corporate Identity No. U40109PB2010SGC033813,
Website: www.pspcl.in, Contact Number 96461-55525

E-Tender Enq. No. 7671/P-3/EIMP-12958 Dated 12.03.25

Dy. Chief Engineer/ Headquarter (Procurement Cell-3) GGSSTP, Roopnagar invites E-Tender ID No. 2025_POWER_136343_1 for Supply, installation, testing & commissioning of semihermetic water cooled screw chiller machine of capacity 120 TR at stage III GGSSTP Roopnagar.

For detailed NIT & Tender Specification please refer to <https://eproc.punjab.gov.in> from 12.03.2025/ 12.00 PM onwards.

Note: Corrigendum & addendum, if any will be published online at <https://eproc.punjab.gov.in>

76155/12/4001/2023/42501 **RTP-30/25**

This is only an advertisement for information purposes only and it is not for publication, distribution or release directly or indirectly outside India. This is not an announcement for an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated February 05, 2025 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE"), and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI") read with notice to eligible shareholders dated February 15, 2025 (the "Notice").

THANGAMAYIL JEWELLERY LIMITED

Corporate Identity Number: L36911TN2000PLC044514

Registered Office: 124, Nethaji Road, Madurai - 625 001, Tamil Nadu, India. Tel.: +91 452 231 0650;
Corporate Office: 2nd & 3rd Floor, No. 25/6, Palami Centre, New Natham Road, Madurai - 625 014, Tamil Nadu, India; Tel.: +91 452 256 5553;
Contact Person: V. Vijayaraghavan, Company Secretary and Compliance Officer;
Website: www.thangamayil.com; Email: companysecretary@thangamayil.com

Our Company was originally incorporated as 'Thangamayil Jewellery Private Limited' as a private limited company under the Companies Act, 1956 at Madurai, Tamil Nadu on March 24, 2000 pursuant to a certificate of incorporation dated March 24, 2000 issued by the Registrar of Companies, Tamil Nadu-Chennai. Further, our Company was converted into a public limited company with effect from November 20, 2007. Subsequently, the name of our Company was changed to 'Thangamayil Jewellery Limited' and a fresh certificate of incorporation consequent on change of name dated November 20, 2007 has been issued by the Registrar of Companies, Tamil Nadu, Chennai. There has been no change in the address of Registered Office of our Company since its incorporation.

PROMOTERS OF OUR COMPANY : BALARAMA GOVINDA DAS; BA. RAMESH AND N.B. KUMAR

ISSUE OF UP TO 36,42,857 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹1,400.00 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹1,390.00 PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹51,000.00 LAKHS (ROUNDED OFF) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 2 (TWO) EQUITY SHARE FOR EVERY 15 (FIFTEEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT WAS ON TUESDAY, FEBRUARY 11, 2025 ("RECORD DATE") (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 140 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 97 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of Thangamayil Jewellery Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, February 21, 2025 and closed on Tuesday, March 04, 2025 with the last date for on-market renunciation of Rights Entitlements on Tuesday, February 25, 2025. Out of the total 5,631 Applications for 42,05,884 Rights Equity Shares, 156* Applications for 3,999 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 5,475 Applications for 42,01,885 Rights Equity Shares, which was 115.35% of the number of Rights Equity Shares Allotted under the Issue. The Basis of Allotment was finalised on Friday March 07, 2025 by the Company, in consultation with the Lead Manager, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue. The Rights Issue Committee of the Company (the "Committee"), at its meeting held on Friday March 07, 2025 through VC/OAVM, took on record the Basis of Allotment so approved, and approved the allotment of 36,42,857 Equity Shares to successful Applicants.

*156 Rejected Applications includes 9 partial rejected applications, who have partially renounced their Rights Entitlement and also applied for additional shares. 663 Additional Equity Shares were rejected from those 9 applications and balance were considered valid for allotment.

All valid applications have been considered for allotment.

1. The break-up of valid Applications received through ASBA (after technical rejections) is given below:

Category	No. of Valid ASBA CAF (Including Direct Applications from Promoters)	No. of Rights Equity Shares accepted and allotted against Rights Entitlement (A)	No. of Rights Equity Shares allotted against additional Equity Shares applied for (B)	Total Rights Equity Shares Allotted (A+B)
Direct Application from Promoters against adjustment of application money already advanced*	10	12,40,410	34,590	12,75,000
Eligible Equity Shareholders*	5,369	21,66,666	1,22,216	22,88,882
Renounces	96	78,975	-	78,975
Total	5,475	34,86,051	1,56,806	36,42,857

* Refer page no. of 56 Letter of Offer.
* No. of Valid application for Eligible Equity Shareholders includes 30 multiple valid applications from 14 Shareholders with zero entitlement and got allotment in 1 application each.

2. Information regarding total ASBA Applications received (including Direct Application from Promoters against adjustment of application money already advanced*):

Category	Applications received		Rights Equity Shares applied for		Equity Shares Allotted	
	Number	%	Number	Value (₹)	Number	Value (₹)
Direct Application from Promoters against adjustment of application money already advanced*	10	0.18%	12,75,000	1,78,50,00,000	30.31%	12,75,000
Eligible Equity Shareholders	5,525	98.12%	28,48,626	3,98,80,76,400	67.73%	3,20,44,34,800
Renounces	96	1.70%	82,258	11,51,61,200	1.96%	11,05,65,000
Total	5,631	100.00%	42,05,884	5,88,82,37,600	100.00%	5,09,99,99,800

* Refer page no. of 56 Letter of Offer.

Intimations for Allotment / Rejection / Unblocking cases: The dispatch of allotment advice-cum-refund intimation and intimation for rejection, as applicable, to the Investors has been completed on March 12, 2025 and Investors who have not provided their email address have been physically dispatched to the Indian addresses provided by them has been completed on March 12, 2025. The instructions to SCsBs for unblocking of funds for ASBA Applications were given on March 07, 2025. The listing application was filed with BSE and NSE on March 07, 2025 and subsequently the listing approvals were received on March 10, 2025 from BSE and on March 11, 2025 from NSE. The credit of Rights Equity Shares in dematerialised form to respective Demat accounts of Allottees was completed on March 12, 2025. The trading application was filed with BSE and NSE on March 12, 2025 and subsequently the trading approvals were received on March 12, 2025 from BSE and NSE. Pursuant to the listing and trading approvals granted by BSE and NSE the Rights Equity Shares Allotted in the Issue will commence trading on BSE and NSE on March 13, 2025 and shall be traded under the same ISIN: INE085J01014 as the existing Equity Shares. In accordance with the SEBI circular bearing reference no. SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of rights entitlement has been sent to NSDL & CDSL on March 10, 2025.

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

DISCLAIMER CLAUSE OF SEBI: Submission of the LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" on page 91 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 94 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. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer clause of NSE" on page 94 of the Letter of Offer.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
<p>SUNDAE</p> <p>Sundae Capital Advisors Private Limited 404, 4th floor, Vaibhav Chambers, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel. No. +91 96 6785 9191 / +91 22 4515 5887 Email ID: thangamayil.rights@sundaecapital.com Website: www.sundaecapital.com Investor Grievance e-mail id: grievances.mb@sundaecapital.com SEBI Regn. No.: INM000012494 Contact Person: Nitiin Somani / Rajiv Sharma</p>	<p>MUFG</p> <p>MUFG Intime India Private Limited (Formerly Link Intime India Private Limited) C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West). Mumbai - 400 083, Maharashtra, India Tel.: + 91+91 811 0811 4949 E-mail ID: thangamayil.rights2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance e-mail id: thangamayil.rights2024@linkintime.co.in SEBI Regn. No.: INR000004058 Contact Person: Ms. Shanti Gopalkrishnan</p>	<p>V. Vijayaraghavan, Registered Office: 124, Nethaji Road, Madurai - 625 001, Tamil Nadu, India. Tel.: +91 452 231 0650 Corporate Office: 2nd & 3rd Floor, No. 25/6, Palami Centre, New Natham Road, Madurai - 625 014, Tamil Nadu, India Tel.: +91 452 256 5553; E-mail: companysecretary@thangamayil.com</p> <p>Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-issue or post-issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCsB (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCsB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process, please see "Terms of the Issue" on page 97 of the Letter of Offer.</p>

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.

For Thangamayil Jewellery Limited
On behalf of the Board of Directors
Sd/-
V. Vijayaraghavan
Company Secretary and Compliance Officer

Place: Madurai
Date: March 12, 2025

Disclaimer: Thangamayil Jewellery Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, a rights issue of its Equity Shares and in this regard has filed the Letter of Offer dated February 05, 2025 with Stock Exchanges and SEBI. The Letter of Offer is available on the website of the website of SEBI at www.sebi.gov.in, Stock Exchanges, i.e., National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, website of the Company at www.thangamayil.com and the website of the Lead Manager to the Issue, i.e., Sundae Capital Advisors Private Limited at www.sundaecapital.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 19 of the Letter of Offer. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States. The Rights Entitlements and the Rights Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and 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 Rights Entitlements (including their credit) and the Rights Equity Shares are only being offered and sold outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.



फरवरी में इक्विटी म्यूचुअल फंडों में निवेश 26 फीसदी घटा

अभिषेक कुमार
मुंबई, 12 मार्च

म्यूचुअल फंडों की इक्विटी योजनाओं में निवेश फरवरी में मासिक आधार पर 26 फीसदी घटकर 29,303 करोड़ रुपये रह गया। शुद्ध संग्रह लगातार दूसरे महीने घटा और यह अप्रैल 2024 के बाद सबसे कम रहा। म्यूचुअल फंड अधिकारियों के मुताबिक निवेश में गिरावट की वजह मोटे तौर पर शेयर बाजार में उतारचढ़ाव को माना जा सकता है। लेकिन फरवरी में कम कार्यदिवसों का भी इस पर असर रहा। टाटा ऐसेट मैनेजमेंट के चीफ बिजनेस अफसर आनंद वरदाजन ने कहा, हमने जोखिम का विरोधाभास देखा। जनवरी के मुकाबले इक्विटी निवेश में करीब 25 फीसदी की गिरावट आई। अहम यह है कि बाजार में इजाफा होने पर जोखिम बढ़ता है और बाजार गिरने पर घटता है। लेकिन

निवेशकों का निवेश अक्सर अपने खुद के हिसाब से चलता है। उन्होंने कहा, एसआईपी निवेश में मामूली गिरावट की वजह फरवरी में दिनों की संख्या कम होने को माना जा सकता है। एसोसिएशन ऑफ म्यूचुअल फंड्स इन इंडिया (एफ्मी) के आंकड़ों के अनुसार निवेशकों ने फरवरी में एसआईपी के माध्यम से म्यूचुअल फंडों में 26,000 करोड़ रुपये का निवेश किया जो पिछले महीने के 26,400 करोड़ रुपये से थोड़ा कम है। लगातार दूसरे महीने खातों की संख्या में कमी के बावजूद एसआईपी निवेश पर ज्यादा असर नहीं पड़ा। सक्रिय एसआईपी खातों की संख्या जनवरी में 10.27 करोड़ से घटकर फरवरी में 10.17 करोड़ रह गई। इन खातों में से 8.26 करोड़ ने पिछले महीने एसआईपी निवेश में योगदान दिया। शेयर बाजार में गिरावट के बीच म्यूचुअल फंडों में निवेश पर कुछ दबाव



फंड में निवेश

■ निवेश में गिरावट की वजह मोटे तौर पर शेयर बाजार में उतारचढ़ाव को माना जा सकता है

■ लेकिन फरवरी में कम कार्यदिवसों का भी इस पर असर रहा

■ निवेशकों ने फरवरी में एसआईपी के माध्यम से म्यूचुअल फंडों में 26,000 करोड़ रुपये का निवेश किया जो पिछले महीने से थोड़ा कम है

■ फरवरी में सक्रिय एसआईपी खातों की संख्या घटकर 10.17 करोड़ रह गई

देखने को मिला है। फरवरी में बाजार में बिकवाली पिछले महीनों की तुलना में ज्यादा रही और बैंचमार्क निफ्टी 50 करीब 6 फीसदी गिरा। व्यापक बाजार

सूचकांक निफ्टी मिडकैप 100 और निफ्टी स्मॉलकैप 100 में क्रमशः 11 फीसदी और 13 फीसदी की गिरावट दर्ज हुई।

फंड अधिकारियों और विशेषज्ञों का कहना है कि इक्विटी में भारी गिरावट के बावजूद फरवरी में लगातार 48वें महीने इक्विटी फंडों में निवेश सकारात्मक रहा जो उद्योग के लिए अच्छा है। लेकिन आने वाले महीनों के आंकड़ों पर उद्योग जगत की नजर रहेगी क्योंकि फंड निवेश समग्र बाजार की स्थिरता के लिए अहम बना हुआ है। मोतीलाल ओसवाल एएमसी के कार्यकारी निदेशक अखिल चतुर्वेदी ने कहा, बाजार में लगातार गिरावट के कारण विक्री में कमी आई है। इसका आंशिक कारण फरवरी में महज 28 दिन रहना भी हो सकता है। निवेशक सावधानी बरत रहे हैं और निकट भविष्य में निवेश को स्थगित कर सकते हैं या टाल सकते हैं। इसके बावजूद करीब 30,000 करोड़ रुपये की शुद्ध आवक काफी अच्छी है और लंबी अवधि में संपत्ति सृजन के नजरिए से व्यापक

धारणा आशावादी लगती है। उन्होंने कहा, अब आवंटन का झुकाव मल्टी ऐसेट आवंटन, लार्जकैप और फ्लेक्सिकैप फंडों की ओर है। श्रेणी के स्तर पर स्मॉलकैप और मिडकैप फंडों ने निवेश आवक में काफी ज्यादा गिरावट का सामना किया। मिडकैप और स्मॉलकैप फंडों में फरवरी के दौरान क्रमशः 3,406 करोड़ रुपये और 3,722 करोड़ रुपये आए जबकि जनवरी में यह आंकड़ा 5,147 करोड़ रुपये और 5,720 करोड़ रुपये रहा था। अपेक्षाकृत कम जोखिम वाले फ्लेक्सिकैप फंडों ने लगातार दूसरे महीने 5,000 करोड़ रुपये से ज्यादा हासिल किए। व्यापक स्तर पर शुद्ध निवेश में गिरावट मुख्य रूप से सकल निवेश में तेज गिरावट की वजह से हुई जो जनवरी के 66,630 करोड़ रुपये के मुकाबले फरवरी में 54,429 करोड़ रुपये रह गया। निकासी

भी मासिक आधार पर 7 फीसदी घटकर 26,942 करोड़ रुपये रह गया। फरवरी में डेट फंडों ने 6,525 करोड़ रुपये की निकासी का सामना किया जबकि पिछले महीने इसमें 1.28 लाख करोड़ रुपये का निवेश मिलाकर, फंड उद्योग लगातार शुद्ध निवेश हासिल किया। एफ्मी के मुख्य कार्याधिकारी वेंकट चलसानी ने कहा, फंड उद्योग लगातार सुदृढ़ता का प्रदर्शन कर रहा है जिसकी विभिन्न श्रेणियों में निवेशकों की निरंतर भागीदारी बनी हुई है। बाजार में उतार-चढ़ाव के बावजूद शुद्ध निवेश 40,063 करोड़ रुपये रहा जो दीर्घकालिक संपत्ति सृजन में निवेशकों के भरोसे को दर्शाता है। फरवरी के अंत में फंड उद्योग की प्रबंधनाधीन परिसंपत्तियां 64.5 लाख करोड़ रुपये रहीं जो नवंबर के अंत में लगभग 68 लाख करोड़ रुपये के सर्वोच्च एयूम से कम है।

निफ्टी आईटी इंडेक्स 9 महीने के निचले स्तर पर

पुनीत वाघवा
नई दिल्ली, 12 मार्च

भारतीय सॉफ्टवेयर निर्यातकों के प्रमुख बाजार अमेरिका में मंदी की चिंता के कारण ताजा बिकवाली से बुधवार को सूचना प्रौद्योगिकी शेयर करीब नौ महीने के निचले स्तर पर बंद हुए। वृद्धि पर जोखिम का हवाला देते वाली मॉर्गन स्टैनली की रिपोर्ट का भी मनोबल पर असर पड़ा। तकनीकी शेयरों के प्रदर्शन का पैमाना निफ्टी आईटी इंडेक्स करीब 3 फीसदी गिरकर 36,311 पर आ गया जो 28 जून के बाद सबसे निचला स्तर है। पिछले एक महीने में अमेरिकी अर्थव्यवस्था के अनिश्चित परिदृश्य के बीच निफ्टी आईटी इंडेक्स में करीब 15 फीसदी की गिरावट आई है। इसके मुकाबले निफ्टी-50 में 2.5 फीसदी की गिरावट आई है। हालिया घटनाक्रम के कारण ब्रोकरेज फर्मों ने भारतीय आईटी क्षेत्र की आय परिदृश्य को लेकर चिंता जताई है और अनुमान लगाया है कि आगे चलकर इन कंपनियों की राजस्व वृद्धि दर कम रहेगी।

डाउनग्रेड कर इक्वलवेट कर दिया है और एचसीएल टेकनॉलजीज (एचसीएलटी) के मुकाबले टेक महिंद्रा को तरजीह दी है। उसने सभी प्रमुख आईटी शेयरों की लक्षित कीमतों में भी कटौती की है। मॉर्गन स्टैनली के नोट में कहा गया है, वृद्धि के लिए जोखिम में इजाफा हुआ है और हम वित्त वर्ष 26-27 के लिए अपने वृद्धि पूर्वानुमानों को 100-200 आधार अंकों (बीपीएस) तक कम कर रहे हैं। हमारा अनुमान है कि अब वृद्धि दर वित्त वर्ष 24/25 के स्तरानों के अनुरूप या उससे कम रहेगी, यह मानते हुए कि आर्थिक अस्थिरता विवेकाधीन खर्च रोक देती है और लागत कम करने वाली परियोजनाओं में प्रतिस्पर्धा बढ़ती है। आईटी शेयरों में भारी

निफ्टी आईटी इंडेक्स करीब 3 फीसदी गिरकर 36,311 पर आ गया


गिरावट इस बीच, बुधवार को निफ्टी आईटी इंडेक्स में सबसे ज्यादा गिरावट देखने को मिली और उसके सभी शेयर नीचे आ गए। एलएंडटी टेकनॉलजी सर्विसेज सबसे ज्यादा नुकसान में रही और यह करीब 5.5 फीसदी गिरकर 4,391 रुपये पर आ गई। मॉर्गन स्टैनली के अलावा मोतीलाल ओसवाल फाइनेंशियल सर्विसेज (एमओएफएसएल) के विश्लेषकों ने भी इस सेक्टर को लेकर सतर्कता बरती है। उन्होंने इन्फोसिस और एलटीडी को न्यूट्रल और विप्रो को बिकवाली की रेटिंग दी है लेकिन टेक महिंद्रा को खरीद की रेटिंग दी है। एमओएफएसएल ने कहा कि उभरती पृष्ठभूमि ने वित्त वर्ष 26 में विवेकाधीन व्यय का पूर्वानुमान अनिश्चित बना दिया है तथा वित्त वर्ष 25 में ठीक-ठाक सुधार की संभावना अब नहीं है। एमओएफएसएल ने कहा कि छह महीने बाद भी अमेरिका में दरों में कटौती की संभावना कम हो गई है और भू-राजनीतिक/शुल्क जोखिम स्थिरता पर भारी पड़ रहे हैं। मूल्यांकन के मोर्चे पर एमओएफएसएल के नोट में कहा गया है कि निफ्टी आईटी पीई, हालिया गिरावट के बावजूद निफ्टी पीई के मुकाबले उच्च प्रीमियम पर बना हुआ है। इसका वर्तमान प्रीमियम 37 फीसदी है जो पिछले 5 साल के औसत से अभी भी अधिक है।

बैंकों के डेरिवेटिव खातों की जांच कर रहा आरबीआई

रॉयटर्स
मुंबई, 12 मार्च

बैंकिंग नियामक भारतीय रिजर्व बैंक (आरबीआई) कुछ निजी और सरकारी बैंकों के डेरिवेटिव निवेश की जांच कर रहा है। इंडसइंड बैंक के अपने डेरिवेटिव खातों में चूक का खुलासा करने के बाद ऐसा किया जा रहा है। सूत्रों ने कहा कि आरबीआई ने लेनदारों को अपनी विदेशी उधारी और जमाओं के अलावा विदेशी मुद्रा की हेजिंग पोजीशन की विस्तृत जानकारी मांगी है। सोमवार को निजी क्षेत्र के इंडसइंड बैंक ने फॉरेक्स लेनदेन से जुड़ी हेजिंग लागत का कम अनुमान लगाने के चलते नेटवर्थ पर 2.35 फीसदी की चोट पड़ने की खबर दी थी। एक सूत्र ने कहा, आरबीआई बैंकों से इस बात की

पुष्टि करना चाहता है कि क्या हेजिंग प्रभावी तरीके से की गई है और इंडसइंड बैंक का मामला किसी बड़ी समस्या का हिस्सा तो नहीं है। इस बारे में जानकारी के लिए आरबीआई को भेजे गए ईमेल का जवाब नहीं मिला। 1 अप्रैल 2024 से बैंकों के लिए नए निवेश मानदंड लागू होने से पहले बैंकों की परिसंपत्ति देयता प्रबंधन और ट्रेजरी डेस्क को इंटरनल स्वैप में प्रवेश करने की अनुमति दी गई थी जहां एक नकदी प्रवाह को दूसरे से अदलाबदली की जाती है। इंडसइंड बैंक के मुख्य कार्याधिकारी सुमंत कटपालिया ने मंगलवार को कहा था कि ऐसे सौदों को समय से पहले समाप्त करने से हुए लाभ को तो शामिल कर लिया गया, लेकिन नुकसान को शामिल नहीं किया गया।



THANGAMAYIL JEWELLERY LIMITED

Corporate Identity Number: L36911TN2000PLC044514

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Corporate Office: 2nd & 3rd Floor, No. 25/6, Palami Centre, New Natham Road, Madurai - 625 014, Tamil Nadu, India; Tel.: +91 452 256 5553;
Contact Person: V. Vijayaraghavan, Company Secretary and Compliance Officer;
Website: www.thangamayil.com; Email: companyssecretary@thangamayil.com;

This is only an advertisement for information purposes only and it is not for publication, distribution or release directly or indirectly outside India. This is not an announcement for an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated February 05, 2025 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE", and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI") read with notice to eligible shareholders dated February 15, 2025 (the "Notice").

PROMOTERS OF OUR COMPANY : BALARAMA GOVINDA DAS; BA. RAMESH AND N.B. KUMAR

ISSUE OF UP TO 36,42,857 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹1,400.00 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹1,390.00 PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹51,000.00 LAKHS (ROUNDED OFF) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 2 (TWO) EQUITY SHARE FOR EVERY 15 (FIFTEEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT WAS ON TUESDAY, FEBRUARY 11, 2025 ("RECORD DATE") (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 140 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 97 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of Thangamayil Jewellery Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, February 21, 2025 and closed on Tuesday, March 04, 2025 with the last date for on-market renunciation of Rights Entitlements on Tuesday, February 25, 2025. Out of the total 5,631 Applications for 42,05,884 Rights Equity Shares, 156* Applications for 3,999 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 5,475 Applications for 42,01,885 Rights Equity Shares, which was 115.35% of the number of Rights Equity Shares Allotted under the Issue. The Basis of Allotment was finalised on Friday March 07, 2025 by the Company, in consultation with the Lead Manager, the Registrar to the Issue and BSE Limited, the Designated Stock Exchange for the Issue. The Rights Issue Committee of the Company (the "Committee"), at its meeting held on Friday March 07, 2025 through VC/OAVM, took on record the Basis of Allotment so approved, and approved the allotment of 36,42,857 Equity Shares to successful Applicants.

*156 Rejected Applications includes 9 partial rejected applications, who have partially renounced their Rights Entitlement and also applied for additional shares. 663 Additional Equity Shares were rejected from those 9 applications and balance were considered valid for allotment.

All valid applications have been considered for allotment.

1. The break-up of valid Applications received through ASBA (after technical rejections) is given below:

Category	No. of Valid ASBA CAF (Including Direct Applications from Promoters)	No. of Rights Equity Shares accepted and allotted against Rights Entitlement (A)	No. of Rights Equity Shares allotted against additional Equity Shares applied for (B)	Total Rights Equity Shares Allotted (A+B)
Direct Application from Promoters against adjustment of application money already advanced*	10	12,40,410	34,590	12,75,000
Eligible Equity Shareholders [†]	5,369	21,66,666	1,22,216	22,88,882
Renounces	96	78,975	-	78,975
Total	5,475	34,86,051	1,56,806	36,42,857

* Refer page no. of 56 Letter of Offer.
† No. of Valid application for Eligible Equity Shareholders includes 30 multiple valid applications from 14 Shareholders with zero entitlement and got allotment in 1 application each.

2. Information regarding total ASBA Applications received (including Direct Application from Promoters against adjustment of application money already advanced*):

Category	Applications received		Rights Equity Shares applied for		Equity Shares Allotted			
	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Direct Application from Promoters against adjustment of application money already advanced*	10	0.18%	12,75,000	1,78,50,00,000	30.31%	12,75,000	1,78,50,00,000	35.00%
Eligible Equity Shareholders	5,525	98.12%	28,48,626	3,98,80,76,400	67.73%	22,88,882	3,20,44,34,800	62.83%
Renounces	96	1.70%	82,258	11,51,61,200	1.96%	78,975	11,05,65,000	2.17%
Total	5,631	100.00%	42,05,884	5,88,82,37,600	100.00%	36,42,857	5,09,99,99,800	100.00%

* Refer page no. of 56 Letter of Offer.



Intimations for Allotment / Rejection / Unblocking cases: The dispatch of allotment advice-cum-refund intimation and intimation for rejection, as applicable, to the Investors has been completed on March 12, 2025 and Investors who have not provided their email address have been physically dispatched to the Indian addresses provided by them has been completed on March 12, 2025. The instructions to SCSBs for unblocking of funds for ASBA Applications were given on March 07, 2025. The listing application was filed with BSE and NSE on March 07, 2025 and subsequently the listing approvals were received on March 10, 2025 from BSE and on March 11, 2025 from NSE. The credit of Rights Equity Shares in dematerialized form to respective Demat accounts of Allottees was completed on March 12, 2025. The trading application was filed with BSE and NSE on March 12, 2025 and subsequently the trading approvals were received on March 12, 2025 from BSE and NSE. Pursuant to the listing and trading approvals granted by BSE and NSE the Rights Equity Shares Allotted in the Issue will commence trading on BSE and NSE on March 13, 2025 and shall be traded under the same ISIN: INE085J01014 as the existing Equity Shares. In accordance with the SEBI circular bearing reference no. SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of rights entitlement has been sent to NSDL & CDSL on March 10, 2025.

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

DISCLAIMER CLAUSE OF SEBI: Submission of the LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" on page 91 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 94 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. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer clause of NSE" on page 94 of the Letter of Offer.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 Sundae Capital Advisors Private Limited 404, 4th floor, Vaibhav Chambers, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel. No. +91 96 6785 9191 / +91 22 4515 5887 Email ID: thangamayil.rights@sundaeccapital.com Website: www.sundaeccapital.com Investor Grievance e-mail id: grievances_mb@sundaeccapital.com SEBI Regn. No.: INM000012494 Contact Person: Nitin Somani / Rajiv Sharma	 MUFUG Intime India Private Limited (Formerly Link Intime India Private Limited) C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Tel.: + 91 91 81 0811 4949 E-mail ID: thangamayil.rights2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance e-mail id: thangamayil.rights2024@linkintime.co.in SEBI Regn. No.: INR000004058 Contact Person: Ms. Shanti Gopalkrishnan	V. Vijayaraghavan, Registered Office: 124, Nethaji Road, Madurai - 625 001, Tamil Nadu, India. Tel.: +91 452 231 0650 Corporate Office: 2nd & 3rd Floor, No. 25/6, Palami Centre, New Natham Road, Madurai - 625 014, Tamil Nadu, India Tel.: +91 452 256 5553; E-mail: companyssecretary@thangamayil.com ; Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-issue or post-issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process, please see "Terms of the Issue" on page 97 of the Letter of Offer.

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.

For Thangamayil Jewellery Limited
On behalf of the Board of Directors
Sd/-
V. Vijayaraghavan
Company Secretary and Compliance Officer

Place: Madurai
Date: March 12, 2025

Disclaimer: Thangamayil Jewellery Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, a rights issue of its Equity Shares and in this regard has filed the Letter of Offer dated February 05, 2025 with Stock Exchanges and SEBI. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, Stock Exchanges, i.e., National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, website of the Company at www.thangamayil.com and the website of the Lead Manager to the Issue, i.e., Sundae Capital Advisors Private Limited at www.sundaeccapital.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 19 of the Letter of Offer. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States. The Rights Entitlements and the Rights Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and 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 Rights Entitlements (including their credit) and the Rights Equity Shares are only being offered and sold outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.

கடத்தப்பட்ட ரயிலில் இருந்த 155 பயணிகள் பத்திரமாக மீட்பு

27 தீவிரவாதிகளை சுட்டுக் கொன்றது பாகிஸ்தான் ராணுவம்

இஸ்லாமாபாத் பாகிஸ்தானில் ரயில் கடத்தல் சம்பவத்தில் ஈடுபட்ட தீவிரவாதிகள் 27 பேரை சுட்டுக் கொன்ற பாகிஸ்தான் ராணுவத்தினர், 155 பயணிகளை பத்திரமாக மீட்டுள்ளனர். பாகிஸ்தானின் குவெட்டா நகரில் இருந்து பெஷாவர் நகருக்கு நேற்று முன்தினம் காலை ஜாபர் எக்ஸ்பிரஸ் ரயில் பறப்பு நடந்தது. இந்த ரயில் படுகொலை மாகாணம், முஷ்கப் பகுதி சுரங்கப் பாதையில் வந்தபோது தண்டவாளம் வெடிவெத்து தகர்க்கப்பட்டது. இதன் காரணமாக ஜாபர் எக்ஸ்பிரஸ் ரயில் தும் புரண்டது. அப்போது பல்லுச் விடுதலை படையை (பிஎல்ஏ) சேர்ந்த தீவிரவாதிகள், ஜாபர் எக்ஸ்பிரஸ் ரயிலை சிறைபிடித்தனர். ரயிலின் குறிப்பிட்ட இடங்களில் பாகிஸ்தான் பாதுகாப்புப் படை வீரர்களும் பயணம் செய்தனர். அப்போது அவர்களுக்கும் கிளர்ச்சிப் படையினருக்கும் இடையே துப்பாக்கிச் சண்டை மூண்டது. இதில் 27 தீவிரவாதிகள் சுட்டுக் கொல்லப்பட்டனர். இதைத் தொடர்ந்து 500-க்கும் மேற்பட்ட ரயில் பயணிகள், பிணைக்கைதிகளாக பிடிக்கப்பட்டனர். இதைப்பற்றி ரயிலில் உள்ள பிணைக்கைதிகளை காப்பாற்றுவதற்காக பாகிஸ்தான் ராணுவத்தினர் களத்தில் இறங்கியுள்ளனர். நேற்று 2-வது நாளை நடைபெற்ற மீட்புப் பணியில் இதுவரை 155 பொதுமக்களை பாதுகாப்புப் படையினர் மீட்டுள்ளனர். பாதுகாப்புப் படையினருக்கும், தீவிரவாதிகளுக்கும் இடையே நடந்த துப்பாக்கிச் சண்டையில் 27 தீவிரவாதிகள் சுட்டுக் கொல்லப்பட்டனர். நேற்று முன்தினம் தொடங்கிய துப்பாக்கிச் சண்டை நேற்று வரை நிடித்தது. பாகிஸ்தான் தீவிரவாதிகள் மீது ராணுவத்தினர் இடைவிடாத துப்பாக்கிச் சண்டையை தொடர்ந்தனர். இதனால் தீவிரவாதிகளுக்கு அதிக அளவில் சேதம் ஏற்பட்டது. இன்னும் ரயிலில் தீவிரவாதிகள் எத்தனை பேர் பதங்கியுள்ளனர் என்பது தெரியவில்லை. இதைப்பற்றி ரயிலில் பிணைக்கைதிகளாகப் பிடித்து வைக்கப் பட்டிருக்கும் எஞ்சிய பயணிகளை மீட்டும் வரை போராட்டம் தொடரும் என்றும் ராணுவம் அறிவித்துள்ளது. தீவிரவாதிகளை வீழ்த்தும் பணி தொடரும் என்றும் அனைத்து பிணைக்கைதிகளும் பத்திரமாக மீட்கப்படுவார்கள் என்றும் பாகிஸ்தான் ராணுவம் தெரிவித்துள்ளது. இதுவரை 155 பயணிகள் மீட்கப்பட்டுள்ள நிலையில், இன்னும் எத்தனை பயணிகள் ரயிலில் பிணைக்கைதிகளாக இருக்கின்றனர் என்ற சரியான தகவல் இதுவரை கிடைக்கப் பெறவில்லை. ஏனெனில் ரயில் இருந்து சில பயணிகள் இறங்கி இருட்டு நேரத்திலும் மலைகளுக்கு இடையே ஓடி ஓளிந்தனர் என்று சொல்லப் படுகிறது. அதேபோல் 35 பயணிகளை தீவிரவாதிகள் ரயிலில் இருந்து வேறொரு இடத்துக்குக் கடத்திச் சென்றதாகவும், ஆனால் அவர்கள் உயிருடன் இருப்பதாகவும் உள்ளூர் காவல்துறை தெரிவித்துள்ளது. தீவிரவாதிகள் நடத்திய தாக்குதலில் ரயில் இன்ஜின் பைலட், போலீஸ் அதிகாரிகள் உள்ளிட்ட 30 பேர் இறந்துள்ளனர்.

வாழ்வு மற்றும் குழப்பத்தை பரப்பும் ஒவ்வொரு சதியையும் நாங்கள் முறியடிப்போம்” என்று தெரிவிக்கப்பட்டுள்ளது. **பாக். 4 துண்டுகளாக சிதறும்** ஜம்மு-காஷ்மீர் போலீஸ் முன்னாள் டிஐபி எஸ்.பி. வைத் சுறும்போது, “பலுசில்தான் மாகாணத்தை தங்கள் கட்டுப்பாட்டிலிருந்து பாகிஸ்தான் ராணுவம், அரசும் இழந்துவிட்டது. அங்கு என்ன நடந்தாலும் அவர்களால் அதைக் கட்டுப்படுத்த முடியாது. எனவே, இதுபோன்ற விஷயங்கள் என்னை ஆச்சரியப்படுத்தவில்லை. பாகிஸ்தான் நாடு 4 துண்டுகளாக சிதறும் நிலைக்கு வந்துவிட்டது. பலுசில்தான் மாகாணத்திலுள்ள 7 மாவட்டங்கள் முழுவதும் தீவிரவாதிகளின் கைகளில் சிக்கியுள்ளது. அங்கு அவர்கள் வைத்ததுதான் சட்டம்” என்றார்.

இதைப்பற்றி சவுதி அரேபியாவில் நடைபெற்ற பேச்சுவார்த்தையில், ஒரு மாத போர் நிறுத்தத்துக்கு உட்கரைய சம்மதித்துள்ளதாகவும், இனி இந்த விஷயத்தில் முடிவு எடுக்க வேண்டியது ரஷ்யா தான்” என்றும் அமெரிக்கா கூறியுள்ளது. உட்கரைய அறிவிக்கக் கொண்டுள்ள சமீபத்தில் அமெரிக்கா சென்று அதுபற்றி சந்தித்த போது, ரஷ்யாவுடன் போர் நிறுத்தம், அமைதி பேச்சுவார்த்தை தொடர்பாக காரசார விவாதம் நடைபெற்றது. இதனால் உட்கரைய குழு வெள்ளை மாளிகையை விட்டு வெளியேறியது. உட்கரையுக்கு ஆயுத உதவியை உடனடியாக நிறுத்திய அமெரிக்க அதிபர் ட்ரம்ப், அமைதி பேச்சுவார்த்தைக்கு உட்கரைய அதிபர் ஜோவான்ஸ்கி எப்போது வேண்டுமானாலும் வரலாம் என கூறினார்.

ரஷ்யாவுடனான போரை நிறுத்த உட்கரைய ஒப்புதல்

அமெரிக்கா அறிவிப்பு

இதைப்பற்றி சவுதி அரேபியாவில் நடைபெற்ற பேச்சுவார்த்தையில், ஒரு மாத போர் நிறுத்தத்துக்கு உட்கரைய சம்மதித்துள்ளதாகவும், இனி இந்த விஷயத்தில் முடிவு எடுக்க வேண்டியது ரஷ்யா தான்” என்றும் அமெரிக்கா கூறியுள்ளது. உட்கரைய அறிவிக்கக் கொண்டுள்ள சமீபத்தில் அமெரிக்கா சென்று அதுபற்றி சந்தித்த போது, ரஷ்யாவுடன் போர் நிறுத்தம், அமைதி பேச்சுவார்த்தை தொடர்பாக காரசார விவாதம் நடைபெற்றது. இதனால் உட்கரைய குழு வெள்ளை மாளிகையை விட்டு வெளியேறியது. உட்கரையுக்கு ஆயுத உதவியை உடனடியாக நிறுத்திய அமெரிக்க அதிபர் ட்ரம்ப், அமைதி பேச்சுவார்த்தைக்கு உட்கரைய அதிபர் ஜோவான்ஸ்கி எப்போது வேண்டுமானாலும் வரலாம் என கூறினார்.



அமெரிக்க அதிபர் ட்ரம்ப் உள்ளடங்கிய தாயகம் ஊக்குவிக்கும் வகையில் டென்சா நிறுவனத்தின் எஸ் மால்ட் சிவப்பு நிற மின்சார காளை வாங்கியுள்ளார். அதைப்பற்றி, நேற்று முன்தினம் வெள்ளை மாளிகையில் டென்சா சிஐஓ ஈவான் மல்க்குடன் இணைந்து அதிபர் ட்ரம்ப் செய்தியாளர்களை சந்தித்தார். படம்: பிடிஐ

மியான்மரிலிருந்து மீட்கப்பட்ட மேலும் 266 இந்தியர்கள் தாயகம் திரும்பினர்

புதுடெல்லி மியான்மரில் சட்டவிரோதமாக இயங்கி வந்த ஆன்லைன் மோசடி மையங்களில் பணிபுரிந்த மேலும் 266 இந்தியர்கள் மீட்கப்பட்டு வியாணம் மூலம் தாயகம் திரும்பினர். இந்தியா உள்ளிட்ட நாடுகளில் விளையாட்டு மற்றும் கவர்ச்சிகரமான விளம்பரங்கள் மூலம் பொதுமக்களை ஏமாற்றுவதை முக்கிய நோக்கமாகக் கொண்டு தென்கிழக்கு ஆசியாவில் அதிக அளவில் ஆன்லைன் மோசடி மையங்கள் செயல்பட்டு வருகின்றன. இதனை நடத்துவது பெரும்பாலானேர் சீனாநாட்டை சேர்ந்தவர்கள் என்று கூறப்படுகிறது. இது போன்ற மோசடி மையங்களில் பணிபுரிய அதிக சம்பளம் தருவதாக கூறி இந்தியா போன்ற மக்கள் தொகை அதிகம் உள்ள நாடுகளிலிருந்து பணியாளர்கள் அழைத்து செல்லப்பட்டு அங்கு கொத்தடிமைகளாக நடத்தப்படுவது தொடர்கதையாக உள்ளது. இந்த நிலையில், இது போன்ற மோசடி மையங்களை கட்டுப்படுத்த வேண்டும் என்ற இந்தியாவின் கோரிக்கையை ஏற்று மியான்மர் அண்மையில் அந்நிரடி நடவடிக்கைகளை மேற்கொண்டுள்ளது. இதுகுறித்து மத்திய வெளி அமைச்சு அமைச்சுத்தின் செய்தித் தொடர்பாளர் ரேந்தி ஜெய்ஸ்வால் வெளியிட்ட எக்ஸ்ப்ளீஸ்டில் கூறியுள்ளதாவது: மோசடி மையங்களில் இருந்து இந்தியர்களை மீட்டும் நடவடிக்கையில் மியான்மர் மற்றும் தாய்லாந்து அரசுடன் வெளிப்புற அமைச்சகம் இணைந்து செயல்பட்டு வருகிறது. வியாணப்படைக்கு சொந்தமான விமானத்தின் மூலமாக மேலும் 266 இந்தியர்கள் பாதுகாப்பாக தாயகம் அழைத்து வர நடவடிக்கை எடுக்கப்பட்டுள்ளது. இதேபோன்று, 283 இந்தியர்கள் (ஆண்கள் 266, பெண்கள் 17) கடந்த திங்கள் அன்று தாயகம் திரும்பினர். இதைப்பற்றி, இதுவரை மொத்தம் 549 இந்தியர்களிடையேயான மோசடி மையங்களில் இருந்து மீட்கப்பட்டுள்ளனர். இவ்வாறு அவர் தெரிவித்துள்ளார்.

பதவியை ராஜினாமா செய்துவிட்டு மாவட்ட பஞ்சாயத்து உறுப்பினரான போலீஸ் ஏன்

ராம்புர் சத்தீஸ்கர் மாநிலம் தாதே வாடா மாவட்டம் மாட்டி கிராமத்தைச் சேர்ந்தவர் சோமாரு காட்டி (30). நக்சலைட்டுகளால் அதிகம் பாதிக்கப்பட்ட இந்த மாவட்டமானது மிகவும் பின்தங்கிய பகுதியாக பார்க்கப்படுகிறது. இந்தப் பகுதியிலிருந்து படித்து பட்டதாரியான சோமாரு காட்டி, 10 வருடங்களுக்கு முன்பு காவல் துறையில் இணைந்தார். உதவி சப்-இன்ஸ்பெக்டராக (ஏஎஸ்ஐ) பதவி உயர்வு பெற்றார். பின்னர் தனது ஏன்ஜு பதவியை ராஜினாமா செய்துவிட்டு கடந்த ஆண்டு நவம்பரில் நடைபெற்ற உள்ளடங்கித் தேர்தலில் போட்டி மீட்டு வெற்றி கண்டார். இந்த நிலையில் கடந்த மாதம் 23-ம் தேதி நடைபெற்ற மாவட்ட பஞ்சாயத்து தேர்தலிலும் போட்டியிட்டு வெற்றி பெற்றுள்ளார் அவர். இதுகுறித்து சோமாரு காட்டி கூறியதாவது: நான் மிகவும் பின்தங்கிய குடும்பத்தைச் சேர்ந்தவன். பவுரின் உதவியுள்ள நான் படித்து பட்டம் பெற்றேன். அப்போது தேர்வு எழுதி வெற்றி பெற்று பணியில் சேர்ந்தேன். ஆனால், இன்னும் இப்பகுதி மக்கள் பின்தங்கிய நிலையில் தான் உள்ளனர் என்று என்



சோமாரு காட்டி இணைப்பை என்னும் போன்று படிக்க முடியாமல் ஏராளமான மக்கள் உள்ளனர். எனக்கு பலர் உதவி செய்து யோவாவை ஏழை மக்களுக்கு நான் உதவி செய்ய முடிவு செய்தேன். அதனால்தான் ஏன்ஜு பதவியை உதறிவிட்டு, பஞ்சாயத்து தேர்தலில் போட்டியிட்டு வெற்றி பெற்றேன். தற்போது 24 கிராம பஞ்சாயத்துகளிலும் வளர்ச்சிப் பணிகளில் கவனம் செலுத்தத் தொடங்கியுள்ளேன். என்னுடைய உறவினர் மாவோயிஸ்ட் இயக்கத்தைச் சேர்ந்தவர். அவர் எனக்குள் பரிசீலனைகளைக் குழப்பி கொல்லப்பட்டார். நக்சல் இயக்கமே இருக்கக்கூடாது. மானவர்கள் கல்விப்பாதையில் செல்லவேண்டும் என்ற எண்ணத்தில்தான் படித்தேன். இவ்வாறு அவர் கூறினார்.

This is only an advertisement for information purposes only and it is not for publication, distribution or release directly or indirectly outside India. This is not an announcement for an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated February 05, 2025 (the "Letter of Offer" or "LOF") filed with the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE"), and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI") read with notice to eligible shareholders dated February 15, 2025 (the "Notice").

THANGAMAYIL JEWELLERY LIMITED

Corporate Identity Number: L36911TN2000PLC044514
Registered Office: 124, Nethaji Road, Madurai - 625 001, Tamil Nadu, India. Tel.: +91 452 231 0650;
Corporate Office: 2nd & 3rd Floor, No. 25/6, Palami Centre, New Natham Road, Madurai - 625 014, Tamil Nadu, India. Tel.: +91 452 256 5553;
Contact Person: V. Vijayaraghavan, Company Secretary and Compliance Officer;
Website: www.thangamayil.com; Email: companysecretary@thangamayil.com;

Our Company was originally incorporated as 'Thangamayil Jewellery Private Limited' as a private limited company under the Companies Act, 1956 at Madurai, Tamil Nadu on March 24, 2000 pursuant to a certificate of incorporation dated March 24, 2000 issued by the Registrar of Companies, Tamil Nadu-Chennai. Further, our Company was converted into a public limited company with effect from November 20, 2007. Subsequently, the name of our Company was changed to 'Thangamayil Jewellery Limited' and a fresh certificate of incorporation consequent on change of name dated November 20, 2007 has been issued by the Registrar of Companies, Tamil Nadu, Chennai. There has been no change in the address of Registered Office of our Company since its incorporation.

PROMOTERS OF OUR COMPANY : BALARAMA GOVINDA DAS; BA. RAMESH AND N.B. KUMAR

ISSUE OF UP TO 36,42,857 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹1,400.00 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹1,390.00 PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹51,000.00 LAKHS (ROUNDED OFF) ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 2 (TWO) EQUITY SHARE FOR EVERY 15 (FIFTEEN) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT WAS ON TUESDAY, FEBRUARY 11, 2025 ("RECORD DATE") (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 140 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 97 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of Thangamayil Jewellery Limited wishes to thank all its shareholders and investors for their response to the Issue which opened for subscription on Friday, February 21, 2025 and closed on Tuesday, March 04, 2025 with the last date for on-market renunciation of Rights Entitlements on Tuesday, February 25, 2025. Out of the total 5,631 Applications for 42,05,884 Rights Equity Shares, 156 Applications for 3,999 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 5,475 Applications for 42,01,885 Rights Equity Shares, which was 115.35% of the number of Rights Equity Shares Allotted under the Issue. The Basis of Allotment was finalised on Friday March 07, 2025 by the Company, in consultation with the Lead Manager, the Registrar to the Issue and BSE Limited, and the Designated Stock Exchange for the Issue. The Rights Issue Committee of the Company (the "Committee"), at its meeting held on Friday March 07, 2025 through VC/OAVM, took on record the Basis of Allotment so approved, and approved the allotment of 36,42,857 Equity Shares to successful Applicants. *156 Rejected Applications includes 9 partial rejected applications, who have partially renounced their Rights Entitlement and also applied for additional shares. 663 Additional Equity Shares were rejected from those 9 applications and balance were considered valid for allotment. All valid applications have been considered for allotment.

1. The break-up of valid Applications received through ASBA (after technical rejections) is given below:

Category	No. of Valid ASBA CAF (Including Direct Applications from Promoters)	No. of Rights Equity Shares accepted and allotted against Rights Entitlement (A)	No. of Rights Equity Shares allotted against additional Equity Shares applied for (B)	Total Rights Equity Shares Allotted (A+B)
Direct Application from Promoters against adjustment of application money already advanced*	10	12,40,410	34,590	12,75,000
Eligible Equity Shareholders*	5,369	21,66,666	1,22,216	22,88,882
Renounces	96	78,975	-	78,975
Total	5,475	34,86,051	1,56,806	36,42,857

* Refer page no. of 56 Letter of Offer.
* No. of Valid application for Eligible Equity Shareholders includes 30 multiple valid applications from 14 Shareholders with zero entitlement and got allotment in 1 application each.

2. Information regarding total ASBA Applications received (including Direct Application from Promoters against adjustment of application money already advanced*):

Category	Applications received		Rights Equity Shares applied for		Equity Shares Allotted	
	Number	%	Number	Value (₹)	Number	Value (₹)
Direct Application from Promoters against adjustment of application money already advanced*	10	0.18%	12,75,000	1,78,50,00,000	12,75,000	1,78,50,00,000
Eligible Equity Shareholders	5,525	98.12%	28,48,626	3,98,80,76,400	22,88,882	3,20,44,34,800
Renounces	96	1.70%	82,258	11,51,61,200	78,975	11,05,65,000
Total	5,631	100.00%	42,05,884	5,88,82,37,600	36,42,857	5,09,99,99,800

* Refer page no. of 56 Letter of Offer.

Intimations for Allotment / Rejection / Unblocking cases: The dispatch of allotment advice-cum-refund intimation and intimation for rejection, as applicable, to the Investors has been completed on March 12, 2025 and Investors who have not provided their email address have been physically dispatched to the Indian addresses provided by them has been completed on March 12, 2025. The instructions to SCBSs for unblocking of funds for ASBA Applications were given on March 07, 2025. The listing application was filed with BSE and NSE on March 07, 2025 and subsequently the listing approvals were received on March 10, 2025 from BSE and on March 11, 2025 from NSE. The credit of Rights Equity Shares in dematerialized form to respective Demat accounts of Allottees was completed on March 12, 2025. The trading application was filed with BSE and NSE on March 12, 2025 and subsequently the trading approvals were received on March 12, 2025 from BSE and NSE. Pursuant to the listing and trading approvals granted by BSE and NSE the Rights Equity Shares Allotted in the Issue will commence trading on BSE and NSE on March 13, 2025 and shall be traded under the same ISIN: INE085J01014 as the existing Equity Shares. In accordance with the SEBI circular bearing reference No. SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of rights entitlement has been sent to NSDL & CDSL on March 10, 2025.

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

DISCLAIMER CLAUSE OF SEBI: Submission of the LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" on page 91 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 94 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. Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer clause of NSE" on page 94 of the Letter of Offer.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
<p>Sundae Capital Advisors Private Limited 404, 4th floor, Vaibhav Chambers, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel. No. +91 96 6785 9191 / +91 22 4515 5887 Email ID: thangamayil.rights@sundaecapital.com Website: www.sundaecapital.com Investor Grievance e-mail id: regulations.mpb@sundaecapital.com SEBI Regn. No.: INM00012494 Contact Person: NitiN Somani / Rajiv Sharma</p>	<p>MUFG Intime India Private Limited (Formerly Link Intime India Private Limited) C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Tel.: +91+91 81 0811 4949 E-mail ID: thangamayil.rights2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance e-mail id: thangamayil.rights2024@linkintime.co.in SEBI Regn. No.: INR00004058 Contact Person: Ms. Shanti Gopalkrishnan</p>	<p>V. Vijayaraghavan, Registered Office: 124, Nethaji Road, Madurai - 625 001, Tamil Nadu, India. Tel.: +91 452 231 0650 Corporate Office: 2nd & 3rd Floor, No. 25/6, Palami Centre, New Natham Road, Madurai - 625 014, Tamil Nadu, India Tel.: +91 452 256 5553; E-mail: companysecretary@thangamayil.com</p> <p>Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCBS (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCBS where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process, please see "Terms of the Issue" on page 97 of the Letter of Offer.</p>

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.

For Thangamayil Jewellery Limited
On behalf of the Board of Directors
Sd/-
V. Vijayaraghavan
Company Secretary and Compliance Officer

Place: Madurai
Date: March 12, 2025

Disclaimer: Thangamayil Jewellery Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, a rights issue of its Equity Shares and in this regard has filed the Letter of Offer dated February 05, 2025 with Stock Exchanges and SEBI. The Letter of Offer is available on the website of the website of SEBI at www.sebi.gov.in, Stock Exchanges, i.e., National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com, website of the Company at www.thangamayil.com and the website of the Lead Manager to the Issue, i.e., Sundae Capital Advisors Private Limited at www.sundaecapital.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 19 of the Letter of Offer. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States. The Rights Entitlements and the Rights Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") and 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 Rights Entitlements (including their credit) and the Rights Equity Shares are only being offered and sold outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering in the United States.