

BOHRA INDUSTRIES LIMITED

CIN: L24117RJ1996PLC012912



Registered Office: 301, Anand Plaza, University Road, Udaipur, Rajasthan 313001
Email id: bil@bohraindustries.com, Phone: +91-294-2429513; Fax: +91-294-2429515
Website: <http://www.bohraindustries.com>

July 29, 2025

To,
Listing Compliance
National Stock Exchange of India Limited
Exchange plaza, C-1 Block G,
Bandra Kurla Complex,
Bandra (East), Mumbai – 400051

Symbol- BOHRAININD

Dear Sir,

Subject: Open Offer by Mark AB Capital Investment India Private Limited ("Acquirer") to acquire up to 70,19,667 (Seventy Lakh Nineteen Thousand Six Hundred and Sixty Seven) fully paid Equity Shares of face value of ₹ 10/- each ("Offer Shares") representing 30.26%* (Thirty Point Two Six percent) of the Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer, for cash at a price of ₹ 32/- (Rupees Thirty Two Only) per equity share ("Offer Price") to the Public Shareholders of Bohra Industries Limited ("Target Company") pursuant to and in Compliance with the Requirements of The Securities And Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations, 2011") ("Offer" Or "Open Offer").

**The Board of Directors of the Target Company at their meeting held on March 07, 2025, has authorized a preferential allotment of 68,75,000 (Sixty Eight Lakh Seventy Five Thousand) Equity Shares and 58,26,565 (Fifty Eight Lakh Twenty Six Thousand Five Hundred and Sixty Five) Convertible Warrants convertible into Equity Shares. Accordingly, the Offer to public shareholders was given of 26.00% of Emerging Voting Share Capital of the Target Company. However, Target Company on June 17, 2025, allotted 68,75,000 Equity Shares to the Acquirer and 20,25,002 Convertible Warrants to public shareholders. Accordingly, the Emerging Voting Share Capital has been revised to ₹ 23,19,71,540 consisting of 2,31,97,154 Equity Shares on fully diluted basis (assuming full conversion of convertible warrants) and therefore the Offer of 70,19,667 given to public shareholders stands of 30.26% of Emerging Voting Share Capital.*

Pursuant to regulation 26(7) of the SEBI (SAST) Regulations, 2011, please find enclosed herewith copy of recommendation of Committee of Independent Directors for the Open Offer.

The recommendation of Committee of Independent Directors for the Open Offer was published today, **July 29, 2025**, in the following newspapers: -

Sr. No.	Newspapers	Language	Editions
1	Financial Express	English	All Editions
2	Jansatta	Hindi	All Editions
3	Business Remedies	Hindi	Rajasthan Edition – Being the regional language of Udaipur, where the Registered Office of the Target Company is located
4	Pratahkal	Marathi	Mumbai Edition – Being the regional language of Mumbai, the place of Stock Exchange, where the equity shares of the Target Company are listed.

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A copy of the same is also enclosed herewith.

This is for your kind reference and records.

We request you to kindly consider the attachments as good compliance and disseminate it on your website.

For Bohra Industries Limited

SHANKAR BALACHANDRAN
DIN: 10850023
Chairman of IDC

EIKO LIFESCIENCES
FEEL THE CHEMISTRY
(CIN: L6593MH197PCL258134)
Regd off: 604, Centrum, Opp. TMC Office, Near Satkar Grand Hotel,
Wagle Estate, Thane West MH 400604
Mobile: +91908268855 Email: investor.relations@gmail.com

Notice with respect to Special Window for re-logging of transfer requests of physical shares & Updation of KYC

SEBI vide its circular No. SEBI/HR/MIRSD/MIRSD-PoD/PIR/2025/97 dated July 2, 2025 has opened a special window only for re-logging of transfer deeds, which were lodged prior to the deadline of April 01, 2019 and rejected/returned/not attended to due to deficiency in the documents/process or otherwise, for a period of six months from July 07, 2025 till January 06, 2026. Due process shall be followed by shareholders for such transfer-cum-demat requests. Investors may send documents to the Company or RTA

Further, vide SEBI/HR/MIRSD/MIRSD_RTAMP/PIR/2021/1655 dated Nov 03, 2021 it has been made mandatory for shareholders holding physical shares to furnish PAN, KYC details and Nomination details to the Company or its RTA

Shareholders may contact the Company at investor.relations@gmail.com or RTA 'Bigshare Services Pvt Ltd' at investor@bigshareonline.com for any clarifications or queries.

Sd/-
Chintan Doshi
Company Secretary & Compliance Officer

STRESSED ASSETS MANAGEMENT BRANCH : Circle Office Building, 8th Floor, 'B' Wing, C-14, G-Block, Bandra-Kurla Complex, Bandra East, Mumbai- 400 051
Tele:- 022-26728782/8744/8771/8792/8799; email:- cb15550@canarabank.com

SALE NOTICE

E-Auction Sale Notice for Sale of Immovable Properties under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with provision to Rule 8 (6) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower (s) and Guarantor(s) that the below described immovable properties mortgaged/charged to the Secured Creditor, the Symbolic Possession of which has been taken by the Authorized Officer of Canara Bank, will be sold on "As is where is", "As is what is", based on 13.08.2025 for recovery of Rs. 407,88,33,681.85 (Rupees Four Hundred Seven Crore Eighty Eight Lakh Thirty Three Thousand Six Hundred Eighty One Rupees & Eighty Five Paise Only) as on 30.06.2025 plus further interest and cost from 01.07.2025 due to the SAM Branch of Canara Bank from M/S.DELTA IRON & STEEL COMPANY PVT LTD, Office No 205, 2nd floor, Windfall Tower, Sahar Plaza Complex, Andheri/Kurla Road, J.B. Nagar, Andheri (East), Mumbai 400059, represented by its Directors Mr. Akshay Rajendra Jain and Mr. Dhaneish Jayantilal Mehta:

Description of property
Flat No. 402, 4th floor 'B' Wing, Ansal Heights, Dr M Bhosale Road, Opposite Old Market, Worli Naka, Mumbai 400018 owned by Mrs Rajshree A Jain adm 1203 sq.ft. e. 111.75 sq.mtr carpet area including the area of the balconies. Boundaries:- North - Shree Ram Mills Ltd compound South - Shree Ram Mills Ltd compound wall East - Bhiwandiwal Building West - G.M. Bhosale Marg

Reserve Price:- Rs.4,58,00,000/- **Earnest Money Deposit:-** Rs. 45,80,000/-

Flat No. 703 A & B Seventh floor 'C' Wing Eden IV Co-operative Housing Society Ltd, Hiranandani Gardens Powai Mumbai, adm 1580 sqft built up area owned by Mr Akshay R Jain Boundaries:- North - Jalvayu Vihar South - Central Avenue Road East - Eden 3 West - Jalvayu Vihar

Reserve Price:- Rs.3,37,00,000/- **Earnest Money Deposit:-** Rs. 33,77,000/-

The Earnest Money Deposit shall be deposited on or before 12.08.2025 up to 5 p.m. Details of EMD and other documents to be submitted to service provider on or before 12.08.2025 upto 5.00 pm. Date up to which documents can be deposited with Bank is 12.08.2025 upto 5.00 pm.

For further details may contact Mr. Kishor Kerba Mane, Authorized Officer, Canara Bank, SAM Branch, Mumbai (Mobile No: 8097590940) or Dheendra Kumar Chaudhary (Mob. No. 9891721657) will be contacted during office hours on any working day. The service provider Baanknet (M/s PSB Alliance Pvt. Ltd), (Contact No. 7046612345/6354910172/ 8291220220/8992219848/ 8160205051, Email: support.BAANKNET@psballiance.com, /support.ebkray@procure247.com,).

Date: 28.07.2025 **AUTHORISED OFFICER**
Place: Mumbai **CANARA BANK, SAM BRANCH**

STRESSED ASSETS MANAGEMENT BRANCH : Circle Office Building, 8th Floor, 'B' Wing, C-14, G-Block, Bandra-Kurla Complex, Bandra East, Mumbai- 400 051
Tele:- 022-26728782/8744/8771/8792/8799; email:- cb15550@canarabank.com

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Date: 28.07.2025 **AUTHORISED OFFICER**
Place: Mumbai **CANARA BANK, SAM BRANCH**

इंडियन बैंक Indian Bank
ALLAHABAD

Matunga Bazaar Branch :
276 Temple Avenue, Deodhar Road Matunga East Mumbai-400019

POSSESSION NOTICE (For Immovable & Movable Property)
(Under Rule- 8(1) of Security Interest (Enforcement) Rules, 2002)

Whereas: The undersigned being the Authorized officer of the Indian Bank under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notice dated 14.05.2025 calling upon the M/S Uttam Sales Corporation (Borrower), Mr. Uttam Chand Bhorraj Chhajed (Proprietor/M/S Uttam Sales Corporation) to repay the amount mentioned in the notice Rs. 1,85,77,417.00 (Rupees One Crore Eighty Five Lakhs Seventy Seven Thousand Four Hundred Seventeen Only) as on 14/05/2025 and the said amount carries further interest at agreed rate from 14/05/2025 till date of repayment within 60 days from the date of receipt of the said notice with further interest and incidental charges w.e.f. 14/05/2025.

The borrowers having failed to repay the amount, notice is hereby given to the borrowers and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under section 13(4) of the said Act read with rule 8 of the said rules, on this 25th day of July of the year 2025.

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Indian Bank, Matunga Bazaar Branch for an amount of Rs. 1,85,77,417.00 (Rupees One Crore Eighty Five Lakhs Seventy Seven Thousand Four Hundred Seventeen Only) as on 14/05/2025 and the said amount carries further charges & interest at agreed rate from 14/05/2025 till date of repayment.

Below are the details with the breakup as on 14/05/2025

Ac no	Book Balance	Accrued Interest	Arrears Penalty (if any)	Fees/Charges/MOX	Total
7717508512	1,79,62,842/-	6,11,770/-	2,558/-	247/-	1,85,77,417/-
			Total due in Loan accounts		1,85,77,417/-

The borrower's attention is invited to the provisions of sub-section (8) of section (13) of the Act, in respect of the time available, to redeem the secured assets.

Description of the Immovable property:
Mortgaged Assets :
EM of Property 1. Shop No. 05, Ground Floor, & SA First Floor, (Deekay Aria) CTS No. 2869, Opp Bank of Baroda, Panjrapole Lane C P Tank Road, Chami Road (E), Village Bhuleswar, Mumbai-400004
Property bounded by:- North : Shop No. 06 South : Shop No. 04 East : Road West : Other Building

Date: 25.07.2025 **Sd/-**
Place: Mumbai **Authorized Officer**
(Indian Bank)

FORM G
INVITATION FOR EXPRESSION OF INTEREST FOR
DATTAR CERAMIC PRIVATE LIMITED OPERATING IN MANUFACTURING OF
FELDSPAR POWDER INDUSTRY AT HALVAD, GUJARAT
(Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

1. Name of the corporate debtor along with PAN/ CIN/ LLP No.	DATTAR CERAMIC PRIVATE LIMITED CIN: U17115GJ2013PTC076394 PAN:AAECD7596H
2. Address of the registered office	Vikas Cotton Ginning & Pressing, Near Marketing Yard, OPP.G.I.D.C. Surendranagar, Halvad, Gujarat India. 363330
3. URL of website	N.A.
4. Details of place where majority of fixed assets are located	Vikas Cotton Ginning & Pressing, Near Marketing Yard, OPP.G.I.D.C. Surendranagar, Halvad, Gujarat, India. 363330
5. Installed capacity of main products/ services	500 MT per day
6. Quantity and value of main products/ services sold in the last financial year	As per the latest available financial Statement for F.Y. 2023-24: Quantity: Nil Value: Nil * The company has recorded sales of Rs.10.44 crores through trading of agricultural products.
7. Number of employees/ workmen	Nil. (As per the information provided by the SBOD).
8. Further details including latest available financial statements (with schedules) of last two years, lists of creditors are available at URL:	Details can be sought by sending request to Resolution Professional at corp.dattarceramic@gmail.com .
9. Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	Details can be sought by sending request to Resolution Professional at corp.dattarceramic@gmail.com .
10. Last date for receipt of expression of interest	13.08.2025
11. Date of issue of provisional list of prospective resolution applicants	14.08.2025
12. Last date for submission of objections to provisional list	19.08.2025
13. Date of issue of final list of prospective resolution applicants	20.08.2025
14. Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	23.08.2025
15. Last date for submission of resolution plans	22.09.2025
16. Process email id to submit Expression of Interest	corp.dattarceramic@gmail.com
17. Details of the corporate debtor's registration status as MSME.	MSME Registered

Sd/-
Iqbal Singh Gandhi
Resolution Professional in the matter of Dattar Ceramic Private Limited (In CIRP)

Date: 29.07.2025
Place: Ahmedabad

Communication Address
Reg. Address: C/302, Rosewood Estate, Satellite, Near Prerna Trith Jain Darshan, Ahmedabad, Gujarat-380015
Email Id: iqbal Singh2659@yahoo.co.in
AFA Valid Upto: 30.06.2026

BOHRA INDUSTRIES LIMITED
CIN: L24117RJ1996PLC012912
Registered Office: 301, Anand Plaza, University Road, Udaipur, Rajasthan 313001
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Phone: +91-294-2429513; Fax: +91-294-2429515
Website: <http://www.bohraindustries.com>

Recommendations of the Committee of Independent Directors (the "IDC") of Bohra Industries Limited (the "Target Company") under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations, 2011") in relation to the open offer to the public shareholders of the Target Company made by Mark AB Capital Investment India Private Limited ("Acquirer").

S. No.	Date	July 25, 2025
1.	Name of the Target Company	Bohra Industries Limited
2.	Name of the Acquirer	The Open Offer is being made by Mark AB Capital Investment India Private Limited ("Acquirer") to acquire up to 70,19,667 (Seventy Lakh Nineteen Thousand Six Hundred and Sixty Seven) fully paid Equity Shares of face value of 10/- each ("Offer Shares") representing 30.26% (Thirty Point Two Six percent) of the Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer, for cash at a price of 232/- (Rupees Thirty Two Only) per equity share ("Offer Price") to the Public Shareholders of Bohra Industries Limited ("Target Company") pursuant to and in Compliance with the Requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares as amended ("SEBI (SAST) Regulations, 2011") ("Offer" or "Open Offer").
3.	Details of the Offer pertaining to Target Company	The Board of Directors of the Target Company at its meeting held on March 07, 2025, has authorized a preferential allotment of 68,75,000 (Sixty Eight Lakh Seventy Five Thousand) Equity Shares and 58,26,565 (Fifty Eight Lakh Twenty Six Thousand Five Hundred and Sixty Five) Convertible Warrants convertible into Equity Shares. Accordingly, the Offer to public shareholders was given of 26.00% of Emerging Voting Share Capital of the Target Company. However, Target Company on June 17, 2025, allotted 68,75,000 Equity Shares to the Acquirer and 20,25,000 Convertible Warrants to public shareholders. Accordingly, the Emerging Voting Share Capital has been revised to 23,19,71,540 consisting of 23,19,71,540 Equity Shares on fully diluted basis (assuming full conversion of convertible warrants) and therefore the Offer of 70,19,667 given to public shareholders stands of 30.26% of Emerging Voting Share Capital.
4.	Name of the Acquirers and PAC with the Acquirers	Mark AB Capital Investment India Private Limited ("Acquirer"). There are no PAC(s) with the Acquirer for the purpose of Open Offer.
5.	Name of the Manager to the Offer	Saffron Capital Advisors Private Limited (605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai-400 059, Tel. No. +9129429730394, Email Id: openoffers@saffronadvisors.com , Website: www.saffronadvisors.com Investor Grievance Id: investorgrievance@saffronadvisors.com SEBI Registration Number: INM000011211 Contact Person: Saurabh Gulwad/Yash Srivastava
6.	Members of the Committee of Independent Directors ("IDC Members" or "Members of the IDC")	i. Mr. Shankar Balachandran (DIN:10850023)-Chairperson ii. Mr. Mahesh Kumar Hada (DIN: 10778619)-Member iii. Mrs. Masareetha Anita (DIN:01189484)-Member
7.	IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relationship), if any	i. All IDC Members are Independent and Non-Executive directors on the Board of the Target Company. ii. Other than their positions as Directors of the Target Company, there are no other contracts or relationships with the Target Company.
8.	Trading in the Equity shares/other securities of the Target Company by IDC Members	None of the members of the IDC has traded in Equity Shares/other securities of the Target Company during the 12 (twelve) months period prior to the date of the Public Announcement ("PA") dated March 07, 2025 and i. period from the date of the PA till the date of this recommendation.
9.	IDC Member's relationship with the acquirers (Director, Equity shares owned, any other contract/relationship), if any.	None of the IDC Members have any contract or any relationship with the Acquirer.
10.	Trading in the Equity shares/other securities of the Acquirer by IDC Members	No trading in the Equity shares/other securities of the Acquirer has been done by the IDC members.
11.	Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable	Based on the review, i. The IDC Members are of the view that the Offer Price of 320.00/- (Rupees Thirty Two Only) per equity share is in line with the parameters prescribed by the SEBI (SAST) Regulations, 2011; ii. IDC Members believe that the Offer is in line with the SEBI (SAST) Regulations, 2011 and the same is fair and reasonable; and iii. It is advised to the shareholders to independently evaluate the open offer vis-à-vis current share price and take an informed decision before participating in the offer.
12.	Summary of reasons for recommendation	1. The IDC Members have reviewed: a) Public Announcement ("PA") dated March 07, 2025; b) Detailed Public Statement ("DPS") dated March 15, 2025, and was published on March 17, 2025; c) Draft Letter of Offer ("DLOF") dated March 24, 2025; d) Letter of Offer ("LOF") dated July 23, 2025. 2. The IDC members also noted that: a) The Equity Shares of the Target Company are frequently traded in terms of Regulations 2(1)(g) of the SEBI (SAST) Regulations, 2011. b) The Offer Price is in accordance with Regulation 8(1) and (2) of the SEBI (SAST) Regulations, 2011. c) The Offer Price is at par with the (i) negotiated price per share of the Target Company for acquisition (i.e. Price paid in preferential issue by Acquirers) and higher than (ii) the volume-weighted average market price of shares for a period of six trading days immediately preceding the date of the PA as traded on the NSE, being only stock exchange where the equity shares of the Target Company are listed, i.e. 320.00/- per Equity Share. Based on the above, the IDC Members are of the view that the Offer Price of Rs.320.00/- per equity share is in line with the parameters prescribed by SEBI (SAST) Regulations, 2011.
13.	Disclosure of voting pattern	These recommendations were unanimously approved by the Members of the IDC.
14.	Details of Independent Advisors, if any	None
15.	Any other matter to be highlighted	None

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated July 23, 2025. To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

For and on behalf of the Committee of Independent Directors of Bohra Industries Limited
Sd/- Chairperson of IDC

Place: Udaipur
Date: July 25, 2025

almondz
the game changer

Almondz Global Securities Limited
CIN: L74899MH1994PLC434425
Reg. Office: Level 5, Grande Palladium, 175, CST Road, Off BKC, Kalina, Santacruz (East),
Vidyanagari, Mumbai, Maharashtra - 400098, India. Tel: +91 22 66437600, Fax: +91 22 66437700
Corporate Office: F-3/3/3 Okhla Industrial Area Phase-II, New Delhi - 110020, India.
Tel: + 91 1143500700 Fax: + 91 1143500735
Email: secretaria@almondz.com, Website: www.almondzglobal.com

Extract of Consolidated Unaudited Financial Results for the Quarter Ended 30 June 2025
(Rs. In Lakh except per share data)

Particulars	Quarter Ended		Year Ended	
	June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025
	Unaudited	Audited	Unaudited	Audited
Total income from operations	3,163	5,275	2,965	14,964
Net profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	373	367	249	1,099
Net profit / (Loss) for the period before Tax (after Exceptional and Extraordinary items)	373	367	249	1,099
Net profit / (Loss) for the period after Tax (after Exceptional and Extraordinary items, minority interest and share of profit/loss) in associate companies)	690	615	609	1,733
Total Comprehensive Income for the period (comprising profit / (loss) for the period (after tax) and Other Comprehensive income (after tax))	693	604	615	1,755
Equity Share Capital	1,736	1,723	1,661	1,723
Reserves (excluding Revaluation Reserve as shown in the Balance sheet)				22,418
Earning Per Share (before extraordinary items) (of Rs. 1/- each)				
(a) Basic	0.41	0.37	0.37	1.04
(b) Diluted	0.40	0.36	0.36	1.02
Earning Per Share (after extraordinary items) (of Rs. 1/- each)				
(a) Basic	0.41	0.37	0.37	1.04
(b) Diluted	0.40	0.36	0.36	1.02

Key number of Standalone Financial Results
(Rs. In Lakh except per share data)

Particulars	Quarter Ended		Year Ended	
	June 30, 2025	March 31, 2025	June 30, 2024	March 31, 2025
	Unaudited	Audited	Unaudited	Audited
Net Income from Operations	800	854	865	3,356
Profit from ordinary activities before tax	176	104	73	297
Profit after tax and exceptional income	123	16	53	189
Total Comprehensive Income for the period (comprising profit / (loss) for the period (after tax) and Other Comprehensive income (after tax))	126	24	57	222

Notes:

- The Financial Results have been prepared in accordance with Ind AS as prescribed under section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standard) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2018.
- The above is an extract of the detailed format of Unaudited Financial Results for the quarter ended 30 June 2025 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures) Regulations, 2015. The full format of the Financial Results for the quarter ended 30 June 2025 are available on the website of the company i.e. www.almondzglobal.com and stock exchanges website, i.e. www.bseindia.com and www.nseindia.com.
- The Consolidated Unaudited Financial Results for the quarter ended 30 June 2025 include figures pertaining to an associate, M/s Premier Green Innovations Private Limited and one Joint Venture (AGIL & AGSL WASH JV).

For and on behalf of the Board of Almondz Global Securities Limited
Sd/-
Manoj Kumar Arora
Managing Director
DIN: 06771777

Place: New Delhi
Date: 28 July 2025

NOTICE

Notice is hereby given that the Certificate(s) for the under mentioned Equity Shares of the Company have been lost / misplaced and the holder(s) / purchaser(s) of the said Equity Shares have applied to the Company to issue duplicate Share Certificate(s).

Any person who has a claim in respect of the said Shares should lodge the same with the Company at its Registered Office within 21 days from this date else the Company will proceed to issue duplicate certificate(s) to the aforesaid applicants without any further intimation.

Folio No.	Name of Shareholder	No of Shares	Distinctive Nos. From to	Certificate Nos. From to
0434868	JAMANADAS VEKARIA	1000	1338641-1339640	1211

Dated : 29/07/2025 **JAMANADAS VEKARIA**
(Name of Shareholder(s))

Name and Registered Office address of Company :
LLOYDS METALS AND ENERGY LIMITED.
ADDRESS : PLOT NO. A-1-2, MIDC AREA, GHUGUS, CHANDRAPUR DISTRICT-442505, MAHARASHTRA, INDIA.

Form INC -26
(Pursuant to rule 30 of the Companies (Incorporation) Rules, 2014)

Advertisement to be published in the newspaper for change of registered office of the company from existing to another.

BEFORE THE CENTRAL GOVERNMENT REGIONAL DIRECTOR, WESTERN REGION, MUMBAI, MAHARASHTRA

In the matter of the Companies Act, 2013, Section 13(4) of Companies Act, 2013 and Rule 3(15)(a) of the Companies (Incorporation) Rules, 2014.

- And -

In the matter of SANKET MERCHANDISE PRIVATE LIMITED having its registered office at 501 Resco-Work 02, Symphony IT Park, 5th Floor, A-Wing, Plot No. 1, Off Raheja Vihar Road, Chandivli, Mumbai Suburban- Mumbai-400072, Maharashtra.

Notice is hereby given to the General Public that the company proposes to make 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 11th June, 2025 to enable the company to change its Registered office from the "State of Maharashtra" to the "State of West Bengal".

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 sent by registered post of his / her objections supported by an affidavit stating the nature of his / her interest and grounds of opposition to the Regional Director, Western Region, Ministry of Corporate Affairs, Everest 5th Floor, 100 Marine Drive, Mumbai- 400002, Maharashtra, within Fourteen days from the date of publication of this notice with a copy of the application company at its registered office at the address mentioned above.

For and on behalf of the Applicant Sanket Merchandise Private Limited
Sd/- Rupesh Ranjan Prasad
Place: Mumbai Additional Director
Date: 29/07/2025 DIN: 01552583

कॅनरा बँक Canara Bank
ASSET RECOVERY MANAGEMENT BRANCH-I
Adi Marban Path, 4th Floor, Canara Bank Building, Ballard Estate, Mumbai-400001.
Email: cb2360@canarabank.com

CORRIDGNUM

Please refer to our Demand Notice published in this Newspaper on 16.07.2025. Borrower : Mr. Mohammad Abubakar Qadri, in this notice. Notice Type was wrongly printed. Please read Demand Notice instead of Redemption Notice [section 13(9)] To Borrower/ Guarantor/Mortgagor.

All remaining details of Demand Notice remain unchanged.

Sd/-
Authorized Officer,
Canara Bank

"IMPORTANT"

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AMBIT Finvest AMBIT FINVEST PRIVATE LIMITED
Pragati ke partner Corporate Off: Kanakia Wall Street, 5th floor, A 506-510, Andheri-Kurla Road, Andheri East, Mumbai-400093

POSSESSION NOTICE (For Immovable Property) (Under Rule 8 (1) of the Security Interest (Enforcement) Rules, 2002)

Whereas the undersigned being the authorized officer of Ambit Finvest Private Limited having its registered office at Ambit House, 449, Senapati Bapat Marg, Lower Panel, Mumbai - 400 013, Corporate office at Kanakia Wall Street - 5th floor, A 506-510, Andheri-Kurla Road, Andheri East, Mumbai-400093, under Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002), and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notice dated mentioned hereunder calling upon the following borrowers to repay the amount mentioned in the notice being also mentioned hereunder within 60 days from the date of receipt of the said notice. The following borrowers having failed to repay the amount notice is hereby given to the following borrowers and the public in general that undersigned has taken possession of the properties described herein below in exercise of powers conferred on him under sub section (4) of section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002.

Name of the Borrower/Co-Borrowers/ Guarantors & Loan Account Number	Demand Notice Date & Amount	Date of Possession
1) J F Panki 2) Dubey Kanchan Rajesh 3) Dubey Kanchan Rajesh Under Legal Heir Of Late Rajesh Rambachan Alias Hamsraj Dubey Lan Nos. MUM000000063302	26-03-2025, Rs.52,68,889.89/- (Rupees Fifty Two Lakhs Sixty Eight Thousand Eight Hundred Eighty Nine Rupees And Eighty Nine Paise Only) As On : 18-03-2025	24-07-2025 Symbolic Possession

Description Of Immovable Property / Properties Mortgaged: Property 1: All That Piece Or Parcel Of Shop No 1 Ground Floor, "sai-kushal Paradise" House No 149 in Old Jouse No 149-b, plot No 140/a in Sector 6 Of Village Sarsole, nerul In Navi Mumbai Containing By Admeasurements About 138 Square Meters. Boundary Of The Said Property :- East : Internal Road West:sharad Apartment North : Om Shivam South : Internal Road Property 2 : All That Piece Or Parcel Of Flat No 203 On The Second Floor Building Know As "sai-kushal Paradise" House No 149 In Sector 6 Of Village Sarsole Nerul Navi Mumbai Admeasuring Area About 28.43 Sq Mts. Boundary Of The Said Property :- East : Road West : bhau Bahli Chshi North : Road South : Ankit Apt Property 3 : All That Piece Or Parcel Of Flat No 204 On The Second Floor Building Know As "sai-kushal Paradise" House No 149 In Sector 6 Of Village Sarsole Nerul Navi Mumbai Admeasuring Area About 21.93 Sq M

श्रीराम जनरल इंश्योरेंस ने पहली तिमाही में हासिल की शानदार ग्रोथ: जीडब्ल्यूपी में 31 प्रतिशत की वृद्धि, शुद्ध लाभ में 9 प्रतिशत की बढ़ोतरी

गॉस रिटन प्रीमियम में साल दर साल के आधार पर 31 प्रतिशत ग्रोथ, इस दौरान बीमा सेक्टर की ग्रोथ 9 प्रतिशत रही

बिजनेस रेमेडीज/जयपुर



श्रीराम जनरल इंश्योरेंस कंपनी के प्रबंध निदेशक और सीईओ, अनिल अग्रवाल

श्रीराम जनरल इंश्योरेंस कंपनी (एसजीआई) ने 30 जून को खत्म वित्तीय वर्ष 2025-26 की पहली तिमाही (अप्रैल-जून 2025) में शानदार ग्रोथ हासिल की। मोटर बीमा पोर्टफोलियो का अच्छा प्रदर्शन इस ग्रोथ का प्रमुख वजह रही। कंपनी का ग्रांस रिटर्न प्रीमियम (जीडब्ल्यूपी) पिछले वर्ष 2024-25 की पहली तिमाही के 733 करोड़ रुपये से बढ़कर 960 करोड़ हो गया। यानी ग्रोथ 31 प्रतिशत की रही। जनरल बीमा उद्योग की औसत वृद्धि इस दौरान केवल 9 प्रतिशत रही। मौजूदा ग्रोथ उससे कहीं ज्यादा है। जून तिमाही में एसजीआई का शुद्ध लाभ 9 प्रतिशत बढ़कर 114 करोड़ से 125 करोड़ रुपये हो गया। इसके अलावा,

वित्तीय असेट से मिलने वाले स्विच रिटर्न की वजह से निवेश आय में 7 प्रतिशत बढ़त आई। श्रीराम जनरल इंश्योरेंस कंपनी के प्रबंध निदेशक और सीईओ, अनिल अग्रवाल ने कहा कि साल की यह एक मजबूत शुरुआत है। पहली तिमाहीका प्रदर्शन हमारे मुख्य सेगमेंट की ताकत और ग्राहकों के बढ़ते भरोसे का प्रमाण है। हमने इस तिमाही में 15.41 लाख पॉलिसियां जारी कीं।



पिछले साल की समान अवधि में 12.82 लाख पॉलिसियां बेची गई थी। यानी ग्रोथ 20 प्रतिशत की रही। उन्होंने आगे कहा, कि मोटर बीमा सेगमेंट लगातार बेहतरीन प्रदर्शन कर रहा है। हाल ही में लॉन्च किए गए हेल्थ इंश्योरेंस प्रॉडक्ट में भी अच्छी खासी ग्रोथ आई। हमें उम्मीद है कि यह रफ्तार आगे भी बनी रहेगी। इस मजबूत शुरुआत के साथ, हम आने वाली तिमाहियों में भी शानदार शानदार नतीजे देने के लिए उत्साहित हैं। कंपनी का साल्लवेंसी अनुपात जून 2025 तक 3.35 रहा। यह नियामक

आवश्यकता 1.5 से कहीं अधिक है। वित्तीय वर्ष 2025-26 की पहली तिमाही के अंत तक एसजीआई की सक्रिय पॉलिसियों की संख्या 68 लाख रही। जो एक साल पहले 63 लाख थी। तिमाही के दौरान कंपनी ने वित्तीय सलाहकारों की भर्ती पर और जोर दिया। इस तिमाही में 4,777 नए वित्तीय सलाहकार नियुक्त किए गए। एसजीआई की कुल वित्तीय सलाहकारों की संख्या 93,769 तक पहुंच चुकी है। कंपनी का लक्ष्य वित्तीय वर्ष 2029-30 तक इसे 2 लाख तक बढ़ाना है।

‘102वें स्टार्टअप के साथ संदीप चौधरी की नई उड़ान: 30 जुलाई को उड़ीसा की धरती से भारत को मिलेगी नई सौगात’

बिजनेस रेमेडीज/भुवनेश्वर

ग्लोबल स्टार्टअप आइकॉन संदीप चौधरी अपने 102वें स्टार्टअप के साथ एक बार फिर देशवासियों के लिए नई सौगात लेकर आ रहे ऐतिहासिक लॉन्च उड़ीसा की पावन धरती से, भगवान जगन्नाथ के आशीर्वाद के साथ, 30 जुलाई को होने जा रहा है भारत और विदेशों में 101 स्टार्टअप को सफलतापूर्वक खड़ा कर चुके संदीप चौधरी का सपना था 'मैं भारतीय हूँ, इसलिए भारत के लिए कुछ बड़ा करना चाहता हूँ।' अब उनके इसी जुनून, राष्ट्रप्रेम का प्रतीक बन रहा 102वां स्टार्टअप, जिसे स्टार्टअप इंडिया मिशन के अंतर्गत भारत को आर्थिक रूप से सशक्त बनाने के उद्देश्य से शुरू कर रहे।

संदीप चौधरी का मिशन : उन्होंने न



केवल 101 स्टार्टअप को खड़ा किया, बल्कि उन्हें आत्मनिर्भर भारत अभियान का मजबूत स्तंभ भी बनाया उनका कहना है कि अगर भारत को दोबारा 'सोने की चिड़िया' बनाना है, तो स्टार्टअप और नवाचार ही सबसे बड़ा हथियार होगा।

उड़ीसा को क्यों चुना? : भगवान जगन्नाथ की नगरी उड़ीसा को संदीप ने प्रतीक के रूप में चुना है - जहां से नई ऊर्जा, आस्था और प्रेरणा का संचार होता उनका मानना है कि आध्यात्मिकता और इनोवेशन का मेल ही भारत के भविष्य का आधार है

क्या होगा खास इस स्टार्टअप में? : लॉन्च से पहले इस स्टार्टअप की जानकारी गोपनीय रखी गई लेकिन यह साफ है कि यह प्रोजेक्ट शिक्षा, पर्यावरण या ग्रामीण उद्यमिता जैसे किसी बड़े और सामाजिक प्रभाव वाले क्षेत्र से जुड़ा है। जैसा कि संदीप चौधरी के पहले स्टार्टअप में देखने को मिला।

संदेश देशवासियों के लिए : संदीप चौधरी ने कहा कि ये सिर्फ मेरा नहीं, भारत के हर युवा का स्टार्टअप है यदि हम चाहें तो भारत को स्टार्टअप कैपिटल बना सकते हैं।

माई मुद्रा फिनकोर्प ह्यूड कोटक महिंद्रा बैंक लिमिटेड के अधिकृत भागीदार के रूप में शामिल

बिजनेस रेमेडीज/नई दिल्ली

नई दिल्ली आधारित अग्रणी फिनटेक कंपनियों में से एक, माई मुद्रा फिनकोर्प लिमिटेड ने शेयर बाजारों को सूचित किया है कि कंपनी प्रमुख वित्तीय उत्पादों की आपूर्ति के लिए कोटक महिंद्रा बैंक लिमिटेड के अधिकृत भागीदार के रूप में शामिल हुई है, जिनमें शामिल हैं: सौर ऊर्जा संयंत्र और पैलन फाइनेंस।

औद्योगिक उपकरण फाइनेंस। एमएसएमई हेतु मशीनरी ऋण।



यह सहयोग एमएसएमई और उद्योगों को स्मार्ट। सुलभ और तकनीक-संचालित वित्तपोषण समाधानों से सशक्त बनाने की कंपनी की प्रतिबद्धता को पुष्ट करता है। इस साझेदारी के माध्यम से कंपनी भारत के औद्योगिक और

और एनबीएफसी के लिए एक चैनल पार्टनर (डीएसए) के रूप में कार्य करती है। कंपनी वित्तीय उत्पादों की एक विस्तृत श्रृंखला के वितरण और बिक्री में माहिर है। एक चैनल पार्टनर के रूप में, कंपनी संदर्भित ग्राहकों को सुरक्षित ऋण जैसे घर और संपत्ति ऋण, असुरक्षित ऋण जैसे व्यवसाय और व्यक्तिगत ऋण, पेशेवर ऋण और क्रेडिट कार्ड प्रदान करती है। कंपनी ने बीमा उत्पादों की बिक्री को शामिल करने के लिए अपनी सेवाओं का भी विस्तार किया है।

आज खुलेगा केटेक्स फैब्रिक्स लिमिटेड का आईपीओ

निवेशक 31 जुलाई 2025 तक कर सकेंगे कंपनी के आईपीओ में आवेदन



निर्माण कंपनी है, जो तकनीक, डिजाइन और पारंपरिक शिल्प कौशल का संयोजन करके उच्च गुणवत्ता वाले वस्त्र और फ़ैशन उत्पाद प्रदान करती है। कंपनी ने महिलाओं के परिधानों में भी विस्तार किया है और रेडी-टू-स्टिच सूट, को-ऑर्ड सेट, शॉल, स्कार्फ और स्टेल्स जैसे फ़ैशन उत्पाद पेश किए हैं।

वित्तीय प्रदर्शन: वित्त वर्ष 2023 में कंपनी ने परिचालन से 99.19 करोड़ रुपये का राजस्व और 5.59 करोड़ रुपये का कार पश्चात शुद्ध लाभ, वित्त वर्ष 2024 में कंपनी ने परिचालन से 124.94 करोड़ रुपये का राजस्व और 11.31 करोड़ रुपये का कार पश्चात शुद्ध लाभ और वित्त वर्ष 2025 में कंपनी ने परिचालन से 152.79 करोड़ रुपये का राजस्व और 16.90 करोड़ रुपये का कार पश्चात शुद्ध लाभ अर्जित किया है। वित्तीय परिणामों से स्पष्ट है कि कंपनी साल दर साल अच्छे वित्तीय परिणाम प्रस्तुत कर रही है। वित्त वर्ष 2025 में कंपनी ने 11.06 फीसदी का कार पश्चात शुद्ध लाभ मार्जिन अर्जित किया है।



Kaytex Fabrics IPO Dates	29 - 31 July 2025
Kaytex Fabrics Issue Price	INR 171 - 180 per share
Fresh Issue	31,99,200 Equity Shares
Offer For Sale	6,79,200 Equity Shares
Total IPO size	38,78,400 Equity Shares (INR 69.81 crore)
Minimum bid (lot size)	1,600 Equity Shares
Face Value	INR 10 per share
Retail Allocation	34%
Listing On	NSE EMERGE

आईपीओ के संबंध में जानकारी: 'केटेक्स फैब्रिक्स लिमिटेड' का आईपीओ एनएसई इमर्जिंग प्लेटफॉर्म आज खुलकर 31 जुलाई 2025 को बंद होगा। कंपनी द्वारा बुक बिल्ट इश्यू प्रणाली से 10 रुपये फ्लेक्सिबल के 38,78,400 इक्विटी शेयर 171 से 180 रुपये प्रति शेयर के भाव पर जारी कर 69.81 करोड़ रुपये जुटाए जा रहे हैं। इनमें से कंपनी के प्रवर्तक बिक्रीकर्ता

शेयरधारक द्वारा 6,79,200 इक्विटी शेयर ऑफ़र फॉर सेल के माध्यम से बिक्री कर पूंजी हासिल की जाएगी। आईपीओ का मार्केट लॉट साइज 800 इक्विटी शेयर का है। आईपीओ का प्रबंधन बुक रनिंग लीड मैनेजर कंपनी सोक्रेडैस कैपिटल प्राइवेट लिमिटेड द्वारा किया जा रहा है।

नोट: यह लेख निवेश सलाह नहीं है।

चांदी के दाम में गिरावट, सोने की कीमतों में मामूली तेजी

बिजनेस रेमेडीज/नई दिल्ली/आईएनएस

सोने और चांदी की कीमतों में मिलाजुला कारोबार हुआ। सोने की कीमतों में 58 रुपये की मामूली तेजी हुई, जबकि चांदी की गिरावट 9 रुपये से अधिक की गिरावट हुई है।

इंडिया बुलियन ज्वेलर्स एसोसिएशन (आईबीजेए) के मुताबिक, 24 कैरेट के 10 ग्राम सोने का दाम 58 रुपये बढ़कर 98,446 रुपये हो गया है, जो कि पहले 98,388 रुपये था। 22 कैरेट के 10 ग्राम सोने की कीमत बढ़कर 90,177 रुपये हो गई है, जो कि पहले 90,123 रुपये प्रति 10 ग्राम थी। वहीं, 18 कैरेट के 10 ग्राम सोने का दाम बढ़कर 73,835 रुपये हो गया है, जो कि पहले 73,791 रुपये प्रति 10 ग्राम था। चांदी की कीमत में 1,358 रुपये की गिरावट दर्ज की गई है,

जिसके बाद चांदी की कीमत 1,12,984 रुपये प्रति किलो हो गई है, जो कि पहले 1,14,342 रुपये प्रति किलो थी। चांदी की कीमतों में तीन दिनों से गिरावट जारी है। 23 जुलाई को चांदी ने 1,15,850 का ऑल-टाइम हाई बनाया था। वायदा बाजार में भी सोने और चांदी की कीमत में गिरावट दर्ज की जा रही है। मल्टी कर्मोडिटी एक्सचेंज पर सोने के 5 अगस्त 2025 के कॉन्ट्रैक्ट की कीमत 0.07 प्रतिशत बढ़कर 97,871 रुपये और चांदी के 5 सितंबर 2025 के कॉन्ट्रैक्ट की कीमत 0.03 प्रतिशत घटकर 1,13,014 रुपये थी। अंतरराष्ट्रीय स्तर पर सोने और चांदी की कीमत में गिरावट देखी जा रही है। कॉम्पेक्स पर सोना करीब 0.17 प्रतिशत घटकर 3,386 डॉलर प्रति औंस और चांदी 0.11 प्रतिशत कम होकर 38.32 डॉलर प्रति औंस पर थी।

सिलगो रिटेल लिमिटेड

पंजीकृत कार्यालय: सी-11, महाश्वरी नगर, जवाहर लाल नेहरू मार्ग, जयपुर-302017
दूरभाष नं.: 0141-4919655, वेबसाइट: www.silgo.in, ई-मेल: info@silgo.in
सीएसएन: L3601R1J2016PL1049036

दसवीं वार्षिक आम बैठक और ई-वोटिंग की सूचना
एलट द्वारा सूचित किया जाता है कि कंपनी अधिनियम, 2013 के लागू प्रावधानों और उसके तहत बनाए गए नियमों और भारतीय प्रतिष्ठान और विनियम बोर्ड (स्वीचबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 संपर्कित सामान्य परिचय संख्या 14/2020 दिनांक 08 अप्रैल, 2020; 17/2020 दिनांक 13 अप्रैल, 2020 और 9/2024 दिनांक 10 सितंबर, 2024 को कॉर्पोरेट मामलों के मंत्रालय ('एमसीए') द्वारा समय-समय पर सेबी परिचय संख्या सेबी/एचओ/सीएचडी/सीएचडी/सीआईआर/सी/2020/242 दिनांक 09 दिसंबर, 2020 और समय-समय पर लागू तेजी परिवर्तन (सामूहिक रूप से 'प्रारंभिक परिचय' के रूप में संदर्भित) के अनुपालन में वित्तीय वर्ष 2024-25 के लिए 'सिलगो रिटेल लिमिटेड' (कंपनी) के सदस्यों की 10वीं वार्षिक आम बैठक ('एजीएम') बुधवार, 20 अगस्त, 2025 को दोपहर 1.30 बजे (आईएसटी) वीडियो कॉन्फ्रेंसिंग / अन्य ऑनलाइन-विद्युत माध्यमों ('वीसीओ/वीओएम') के माध्यम से 22 जुलाई, 2025 की तिथि पर सूचना में निर्धारित व्यवसाय (वी) को पूरा करने के लिए आयोजित की जाएगी।
वित्त वर्ष 2024-25 के लिए एजीएम और वार्षिक रिपोर्ट की सूचना 28 जुलाई, 2025 को जून 2025 की सदस्यों को इलेक्ट्रॉनिक रूप से भेज दी गई है, जिसे ईमेल पर कंपनी/आरटीडी/आरटीए यानी डिजिटल सर्विसेज प्राइवेट लिमिटेड के साथ पंजीकृत है। एजीएम की सूचना और वित्त वर्ष 2024-25 की वार्षिक रिपोर्ट का प्रेषण 28 जुलाई, 2025 को पूरा हो गया है। अगले दस्तावेज कंपनी की वेबसाइट www.silgo.in और नेशनल स्टॉक एक्सचेंज (एनएसई) की वेबसाइट www.nseindia.com तथा सेंट्रल डिपॉजिटरी सर्विसेज (डीसीयू) लिमिटेड की वेबसाइट www.evotingindia.com पर भी उपलब्ध है।
कंपनी (प्रबंधन और प्रशासन) निम्न, 2014 (निर्माण) के नियम 20 और सेबी (स्वीचबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 (स्वीचबद्धता विनियम) के विनियम 4.4 और समय-समय पर संशोधित आईसीएसआई द्वारा जारी सामान्य बैठक (एनएसई-2) पर संचालित मामलों के साथ पब्लिश अधिनियम की धारा 108 के प्रावधानों के अनुपालन में, सदस्यों को सेंट्रल डिपॉजिटरी सर्विसेज लिमिटेड (सीडीएसएल) द्वारा उपलब्ध कराए गए www.evotingindia.com पर इलेक्ट्रॉनिक वोटिंग प्लेटफॉर्म का उपयोग करके 10वीं वार्षिक बैठक के नोटिस में निर्धारित सभी प्रस्तावों पर अपने वोट डालने की सुविधा प्रदान की जाती है।
सदस्यों से अनुरोध है कि वे निम्नलिखित बातों पर ध्यान दें:

- (क) रिपोर्ट ई-वोटिंग अवधि रविवार, 17 अगस्त, 2025 को सुबह 9:00 बजे शुरू होगी और मंगलवार, 19 अगस्त, 2025 को शाम 5:00 बजे समाप्त होगी। इसके बाद, सीडीएसएल द्वारा रिपोर्ट ई-वोटिंग प्रणाली को निष्क्रिय कर दिया जाएगा। सदस्यों को उस तिथि और समय के बाद इलेक्ट्रॉनिक रूप से मतदान करने की अनुमति नहीं होगी। एक बार किसी प्रस्ताव पर मतदान हो जाने के बाद, सदस्य को बाद में उसे बदलने की अनुमति नहीं होगी।
- (ख) एजीएम के दौरान मतदान की सुविधा भी उपलब्ध कराई जाएगी और वीसीओ/वीओएम के माध्यम से एजीएम में भाग लेने वाले सदस्य, जिन्होंने रिपोर्ट ई-वोटिंग के माध्यम से अपना मतदान नहीं किया है, वे एजीएम के दौरान ई-वोटिंग प्रणाली के माध्यम से मतदान करने के पात्र होंगे।
- (ग) ई-वोटिंग के लिए अंतिम तिथि बुधवार, 13 अगस्त, 2025 होगी।
- (घ) जिन सदस्यों ने रिपोर्ट ई-वोटिंग के माध्यम से अपना मतदान किया है, वे एजीएम में शामिल हो सकते हैं, लेकिन उन्हें मतदान करने का अधिकार नहीं होगा।
- (ङ) कोई भी व्यक्ति, जो एजीएम की सूचना में जाने के बाद शेयर प्राप्त करता है और कंपनी का सदस्य बनता है और कच-ऑफ तिथि तक शेयर धारण करता है, वह <https://www.evotingindia.com> पर अनुरोध भेजकर लॉगिन आईडी और पारवर्ड प्राप्त कर सकता है।
- (च) जिन सदस्यों के ईमेल पर कंपनी/आरटीडी/डीपी के पास पंजीकृत नहीं है, उनके ईमेल पर के पंजीकरण का तरीका एजीएम सूचना में उपलब्ध है।
- (छ) कंपनी ने ई-वोटिंग और रिपोर्ट ई-वोटिंग प्रक्रिया की निष्पक्ष और पारदर्शी तरीके से जांच करने के लिए जेएचएचएड एड एसोसिएट्स एलएलपी (एकसीएस: 7447) (सीओपी: 8120) की नामित भागीदार कंपनी सचिव मानसी दमानिया को सचिवक नियुक्त किया है।

किसी भी प्रश्न के लिए, आप www.evotingindia.com पर सहायता त्रुभुग के अंतर्गत शेयरधारकों के लिए अवरर पूछे जाने वाले प्रश्न (FAQ) और ई-वोटिंग उपयोगकर्ता पुस्तिका देख सकते हैं या 1800225533 पर कॉल कर सकते हैं या helpdesk.evoting@cdslindia.com पर ईमेल लिख सकते हैं या CDSL अधिकारियों श्री नितिन कुंदर (022-23058738) या श्री राकेश दुलवी (022-23058542) या श्री महबूब तलानी (022-23058543) को ईमेल लिख सकते हैं, जो इलेक्ट्रॉनिक माध्यम से मतदान से संबंधित आपकी शिकायतों का समाधान करेंगे।

सिलगो रिटेल लिमिटेड के लिए कृते/वृत्ति शर्मा कंपनी सचिव
M. No. AS5232
स्थान: जयपुर
दिनांक: 28.07.2025

राजस्थान सरकार
कार्यालय प्रादेशिक परिवहन अधिकारी, जयपुर-प्रथम
क्रमांक: परि/ग्राउ/भंडार/2025/ विधिया सूचना 3/2025-26
पिनकोड
प्रादेशिक परिवहन कार्यालय, इलाका इंदौर, जयपुर, एच और प्रादेशिक परिवहन कार्यालय, जयपुर में Repairing Work of computers, Printers Re-filling of Ink & other such items including Software work in Jhalana and jagatpura स्थिति नगरों से अद्यतन/अद्यतन द्वारा सौल बंद स्थितियों दिनांक 30.07.2025 को संघ 3.00 बजे तक स्थिति नगर पर अनुरोध की जाती है। प्राप्त स्थिति दिनांक 30.07.2025 को संघ 4.00 बजे उपस्थित स्थिति नगरों के उम्मीदवार स्थिति द्वारा प्रादेशिक परिवहन कार्यालय इलाका में सौल जायेगी। सफल स्थिति स्थिति नहीं की जायेगी।
(राजेश सिंह सेखराल)
प्रादेशिक परिवहन अधिकारी,
जयपुर प्रथम
D.I.P.R./C/10482

BOHRA INDUSTRIES LIMITED	
CIN: L24117RJ1996PLC021912 Registered Office: 301 Anand Plaza, University Road, Udaipur, Rajasthan 313001 Email id: big@bohraindustries.com , Phone: +91-294-2429513, Fax: +91-294-2429515 Website: http://www.bohraindustries.com	
1. Date	July 25, 2025
2. Name of the Target Company	Bohra Industries Limited
3. Details of the Offer pertaining to Target Company	The Offer being made is being made by Mark AB Capital Investment India Private Limited ("Acquirer") to acquire up to 70,19,667 (Seventy Lakh Nineteen Thousand Six Hundred and Sixty Seven) fully paid Equity Shares of face value of ₹ 10/- each ("Offer Shares") representing 36.25% (Thirty Point Two Six percent) of the Emerging Voting Share Capital of the Target Company on a fully diluted basis, as of the tenth working day from the closure of the tendering period of the open offer, for cash at a price of ₹ 32/- (Rupees Thirty Two Only) per equity share ("Offer Price") to the Public Shareholders of Bohra Industries Limited ("Target Company") pursuant to and in compliance with the Requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (SAST) Regulations, 2011") ("Offer" or "Open Offer"). *The Board of Directors of the Target Company at their meeting held on March 07, 2025, has authorized a special allotment of 68,75,000 (Sixty Eight Lakh Seventy Five Thousand) Equity Shares and 56,26,565 (Fifty Eight Lakh Twenty Six Thousand Five Hundred and Sixty Five) Convertible Warrants convertible into Equity Shares. Accordingly, the Offer to public shareholders was given of 26.00% of Emerging Voting Share Capital of the Target Company. However, Target Company on June 17, 2025, allotted 68,75,000 Equity Shares to the Acquirer and 20,25,052 Convertible Warrants to public shareholders. Accordingly, the Emerging Voting Share Capital has been revised to ₹ 23,19,71,54,040 consisting of 2,31,97,154 Equity Shares on fully diluted basis (assuming full conversion of convertible warrants) and members in Offer of 70,19,667 given to public shareholders stands at 30.26% of Emerging Voting Share Capital.
4. Name of the Acquirers and PAC with the Acquirers	Mark AB Capital Investment India Private Limited ("Acquirer") There are no PACs with the Acquirer for the purpose of the Offer.
5. Name of the Manager to the Offer	Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai-400 059; Andheri (East), Mumbai-400 059; Email id: offer@safronadvisors.com Website: www.saffronadvisors.com Investor Grievance Id: investorgrievance@saffronadvisors.com SEBI Registration Number: INM02112111 Contact Person: Saurabh Gaikwad Yashu Srivastava I.M. Shankar Balachandran (DIN: 10118454) - Member Chairperson I.M. Shankar Kumar Hada (DIN: 10778619) - Member I.M. Ms. Missareen Anjali (DIN: 0118454) - Member
6. Members of the Committee of Independent Directors ("IDC") Members or "Members of the IDC")	1. All IDC Members are Independent and Non-Executive directors on the Board of the Target Company. 2. Other than their positions as Directors of the Target Company, they are not in any other contracts or relationships with the Target Company.
7. IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	None of the members of the IDC has traded in Equity Shares/ other securities of the Target Company during the Offer of ₹ 32.00/- per Equity Share of the Public Announcement ("PA") dated March 07, 2025 and i. period from the date of the PA till the date of this recommendation.
8. Trading in the Equity shares/other securities of the Target Company by IDC Members	None of the members of the IDC has traded in Equity Shares/ other securities of the Target Company during the Offer of ₹ 32.00/- per Equity Share of the Public Announcement ("PA") dated March 07, 2025 and i. period from the date of the PA till the date of this recommendation.
9. IDC Member's relationship with the acquirers (Director, Equity shares owned, any other contract/ relationship), if any	None of the IDC Members have any contract or any relationship with the Acquirer.
10. Trading in the Equity shares/other securities of the Acquirers/IDC Members	No trading in the Equity shares/other securities of the Acquirer has been done by the IDC members.
11. Recommendation on the Offer, as to whether the offer, is or is not, fair and reasonable	Based on the review, a) The IDC Members are of the view that the Offer Price of ₹ 32.00/- (Rupees Thirty Two Only) per equity share as in and to the terms and conditions prescribed by the SEBI (SAST) Regulations, 2011. b) IDC Members believe that the Offer is in line with the SEBI (SAST) Regulations, 2011 and the same is fair and reasonable. It is advised to the shareholders to independently evaluate the offer open offer vis-à-vis current share price and take an informed decision before participating in the Offer.
12. Summary of reasons for recommendation	1. The IDC Members have reviewed: a) Public Announcement ("PA") dated March 07, 2025. b) Detailed Public Statement ("DPS") dated March 15, 2025, and was published on March 17, 2025. c) Draft Letter of Offer ("DLOF") dated March 24, 2025. d) Letter of Offer ("LOF") dated July 23, 2025. 2. The IDC members also noted that: a) The Equity Shares of the Target Company are frequently traded in terms of Regulations 2(1)(j) of the SEBI (SAST) Regulations, 2011. b) The Offer Price is in accordance with Regulation 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011. c) The Offer Price is at par with the (i) negotiated price per share of the Target Company for acquisition (i.e. Price paid for preferential issue by Acquirer) and higher than (ii) the volume-weighted average market price of shares for a period of five trading days immediately preceding the date of the PA as traded on the NSE, being only stock exchange where the equity shares of the Target Company are listed. (i.e. ₹ 32.00/- per Equity Share). Based on the above, the IDC Members are of the view that the Offer Price of ₹ 32.00/- per equity share is in line with the parameters prescribed by SEBI (SAST) Regulations, 2011.
13. Disclosure of voting pattern	The recommendations were unanimously approved by the Members of the IDC.
14. Details of Independent Advisors, if any	None
15. Any other matter to be highlighted	None

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated July 23, 2025. To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respects, true and correct and not misleading, whether by omission or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.
For and on behalf of the Committee of Independent Directors of Bohra Industries Limited
Sd/- Chairperson of IDC
Date: July 25, 2025

शंकर लाल रामपाल डाई-केम लिमिटेड

REVENUE	EBIDTA	PAT
UP BY 23.85%	UP BY 28.89%	UP BY 21.73%
FY 25 9872.56	FY 25 479.91	FY 25 347.99
FY 26 12226.70	FY 26 618.55	FY 26 423.61

विवरण	समाप्त तिमाही (अंकेतिक)	समाप्त वित्त वर्ष (अंकेतिक)		
1. प्रचालन से कुल आय	30.06.2025 12226.70	31.12.2025 10674.76	30.06.2024 10674.76	31.03.2025 40178.52
2. अतिरिक्त के लिए शुद्ध लाभ/(हानि) (कर, असामान्य तथा असाधारण मदों से पूर्व)	566.76	352.92	464.825	1542.94
3. अतिरिक्त के लिए शुद्ध लाभ/(हानि) (करों से पूर्व) (असामान्य तथा /या असाधारण मदों के परचात)	566.76	352.92	464.825	1542.94
4. अतिरिक्त के लिए शुद्ध लाभ/(हानि) (करों से परचात) असामान्य तथा /या असाधारण मदों के परचात)	423.61	251.56	347.992	1139.24
5. अतिरिक्त के लिए कुल व्यापक आमदनी (अतिरिक्त के लिए (कर परचात) मुनाफा/(हानि) तथा अन्य व्यापक आमदनी (कर परचात)	423.61	251.56	347.992	1139.24
6. पेसअप इक्विटी शेयर पूंजी	6396.68	6396.68	6396.68	6396.68
7. पुनर्मुल्यांकन रिजर्व को छोड़कर रिजर्व जैसा कि नव वर्ष की बैलेंस शीट में दर्शाया गया	-	-	-	4564.55
8. प्रति शेयर आय (अतिरिक्त नहीं) (10/- रु. प्रत्येक) असाधारण वस्तुओं से पहले और असाधारण वस्तुओं के बाद (आधारभूत और तनुकृत समावोजित) (जोनस इश्यू Ind AS 33 के अनुसार)	0.66	0.39	0.54	1.78

रिप्लिकां:
1. 30 जून 2025 को समाप्त तिमाही के लिए अग्रेष्ठ एकल वित्तीय परिणामों की समीक्षा ऑडिट रिपोर्ट द्वारा की गई और उसके बाद 28 जुलाई, 2025 को आयोजित उनकी संशोधित बैठकों में कंपनी के निदेशक मंडल द्वारा अनुमोदित किया गया।
2. सांख्यिक लेखा परीक्षण ने सेबी (स्वीचबद्धता दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के अनुसार इन वित्तीय परिणामों की 'सोमिल समीक्षा' की है।
3. यह विवरण कंपनी अतिरिक्त, 2013 की धारा 133 के तहत निर्धारित कंपनी (भारतीय लेखा मानक) नियम, 2015 (आईएनडीएस) और लागू सीमा तब तक अन्य भारतीय आम तौर पर स्वीकृत लेखांकन प्रथाओं और-नियतियों के अनुसार तैयार किया गया है।
4. अग्रेष्ठ तिमाही वित्तीय परिणाम सेबी (सिस्टम दायित्व और प्रकटीकरण आवश्यकताएं) विनियम, 2015 के विनियम 33 के तहत तैयार किए गए वित्तीय परिणामों के विस्तृत विवरण का एक उद्घरण है। वित्तीय परिणामों का पूरा प्रारूप स्टॉक एक्सचेंज की वेबसाइट www.bseindia.com व www.nseindia.com और कंपनी की वेबसाइट www.srdychem.com पर उपलब्ध है।
5. पिछली अवधि के अंकड़ों को वर्तमान अवधि की प्रस्तुति के साथ पुष्टि करने के लिए, जहां भी आवश्यक हो, पुनः समीक्षा/पुनः कर्मोडिटी/पुनः प्रस्तुत किया गया है।

निदेशक मंडल के लिए और उसके आदेश के कृते/रामपाल इंडननी अग्रवाल एवं प्रबंध निदेशक डीआईएन-00480021
पंजीकृत

