

COMPANY HAS 48,000 EMPLOYEES ACROSS INDIA

Want women to take up lead positions: Foxconn

Its factory has about 70% women, 30% men

PRESS TRUST OF INDIA
New Delhi, August 25

IPHONE CONTRACT MANUFACTURER Foxconn wants women employees in India to take up lead positions in design and other technology-related positions, a top company official has said.

Foxconn has 48,000 employees across India and 25% of its new hires are married women.

“We see not only the assembly work for women but also some design, technology-related positions. Lot of our current employees are highly educated,” Foxconn chairman Young Liu told PTI. “We would like to give them more opportunity to advance their position, not just limited to assembly



Foxconn chairman Young Liu said the company sees not only the assembly work for women but also some design, technology-related positions

work,” he said.

The Foxconn factory has about 70% women and 30% men.

The company recently inaugurated a women-only residential complex built by the State Industries Promotion Corporation of Tamil Nadu (SIPCOT) in Sriperumbudur near Chennai that can house over 18,000 women employees working with Foxconn.

Liu had then said there is an upward trend in all types of hiring by the Taiwanese electronics manufacturing major in India and the company hires regardless of gender.

The company is also setting up its second largest mobile manufacturing plant outside China in Karnataka with a planned investment of ₹25,000 crore that will create 40,000 jobs.

Foxconn recently infused about ₹1,200 crore unit in its Karnataka unit, taking its total investment to about ₹13,800 crore in the Foxconn Hon Hai Technology India Mega Development.

Liu last week said the company is in talks with the Tamil Nadu government to set up a battery energy storage system unit that will focus on electric vehicles.

Besides, the company has formed a joint venture to set up a semiconductor plant in India and is also in the process to start production of electric vehicles in the country.

Liu said Foxconn’s information and communication technology segment has just started in India. “We are also waiting to put our 3+3 future industry in India,” he said.

As part of the “3+3 strategy”, Foxconn has prioritised expanding business in three key industries—electric vehicles, digital health, and robotics industries.

Karnataka: No irregularity in land sale to JSW Steel

PRESS TRUST OF INDIA
Bengaluru, August 25

KARNATAKA LARGE AND medium industries minister MB Patil on Sunday asserted that there is no irregularity in the state government’s decision to execute the sale deed of 3,666 acres of land in Ballari district to Jindal Steel. He emphasised that the Cabinet has decided to implement the order issued on May 6, 2021, during the BS Yediyurappa-led BJP government, following a high court directive on March 12, 2024.

Karnataka Cabinet on Thursday gave its approval for executing an absolute sale deed for 2,000.58 acres of land at Kurekappa and Toranagallu villages in Sandur taluk, and 1,666.73 acres of land at Toranagallu, Musinayakanahalli and Yerabanahalli, in favour of JSW Steel. JSW Steel will get 2,000.58 acres at ₹1.22 lakh per acre and 1,666.73 acres at ₹1.50 lakh per acre.

Patil dismissed deputy leader of the Opposition in the Legislative Assembly Aravind Bellad’s accusation of an “internal agreement”, in the matter as baseless.



Karnataka large and medium industries minister MB Patil

“If there has been any internal agreement, it must be with his own party (BJP),” he retorted, according to a statement from the minister’s office.

Noting that Jindal Steel had approached the High Court because the order issued by the Yediyurappa government was not implemented, the minister said, the court subsequently directed that the order be followed, and accordingly, the current government has taken the decision.

Jindal Steel has invested ₹90,000 crore in the state, creating 50,000 jobs, he further said, and cautioned that failing

to execute the lease-cum-sale deed, even after compliance with the government’s terms, would send the wrong message to investors.

“Our government has not extended any concessions to Jindal Steel, unlike the BJP, which granted concessions to Chanakya University,” the minister claimed, adding that the land price for Jindal Steel was determined based on the market value that prevailed 20 years ago.

Patil also pointed out, “The previous BJP government gave 116 acres of Karnataka Industrial Areas Development Board (KIADB) land to Chanakya University at a significant concession. The real value of that land amounts to ₹187 crore, causing a loss of ₹137 crore to the exchequer. Moreover, this amount has not yet been remitted to KIADB.” He questioned why Aravind Bellad remained silent on this matter.

The land deal with JSW had run into controversy in the past.

In 2005, when Dharam Singh was the chief minister, the Cabinet decided to give on lease-cum-sale arrangement 2,000.58 acres to JSW.

M-cap of 9 of top 10 valued firms surges by ₹95,522 cr

PRESS TRUST OF INDIA
New Delhi, August 25

THE COMBINED MARKET valuation of nine of the top 10 most valued firms jumped by ₹95,522.81 crore last week, with Reliance Industries, TCS and HUL emerging as the biggest gainers.

Rising for the fourth straight session, the 30-share BSE Sensitive Index ended 33.02 points or 0.04% higher at 81,086.21 on Friday. Last week, the BSE benchmark jumped 649.37 points or 0.80%. The market capitalisation (Mcap) of Reliance Industries surged by ₹29,634.27 crore to ₹20,29,710.68 crore.

The valuation of TCS jumped ₹17,167.83 crore to ₹16,15,114.27 crore and that of Hindustan Unilever by ₹15,225.36 crore to ₹6,61,151.49 crore. The Mcap of Bharti Airtel rallied by ₹12,268.39 crore to ₹8,57,392.26 crore and that of ICICI Bank by ₹11,524.92 crore to ₹8,47,640.11 crore.

ITC soared ₹3,965.14 crore to ₹6,32,364.24 crore, while SBI added ₹2,498.89 crore to

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PUBLIC ANNOUNCEMENT

CARRARO India

CARRARO INDIA LIMITED

Our Company was incorporated as "Carraro India Private Limited" on April 11, 1997, as a private limited company under the Companies Act, 1956, at New Delhi, India, pursuant to a certificate of incorporation issued by the Registrar of Companies, NCT of Delhi and Haryana ("RoC Delhi"). Pursuant to an allotment of Equity Shares by our Company and in accordance with the provisions of Section 43A(1) of the Companies Act, 1956, our Board passed a resolution on September 30, 1997, wherein our Board noted that our Company had become a deemed public company, and the name of our Company was changed to "Carraro India Limited" with effect from September 3, 1997, pursuant to a certificate of incorporation endorsed by the RoC Delhi to that effect. Further, pursuant to a resolution passed by our Board dated September 28, 2007 and a special resolution passed by our Shareholders dated September 29, 2007 which was confirmed by an order of the Company Law Board, Northern Region Bench, New Delhi dated July 25, 2008, the registered office of our Company was shifted from the state of Delhi to the state of Maharashtra with effect from July 25, 2008 and a certificate of registration of the order of the Company Law Board for change of state of our registered office was issued by the Registrar of Companies, Maharashtra at Pune ("RoC") on August 14, 2008. Subsequently, pursuant to a resolution passed by our Board dated August 28, 2008 and a special resolution passed by our Shareholders dated September 22, 2008, our Company was reconverted into a private limited company and the name of our Company was changed to "Carraro India Private Limited", and a fresh certificate of incorporation dated March 16, 2009 was issued by the RoC. Subsequently, on the conversion of our Company to a public limited company, pursuant to a resolution passed by our Board on July 3, 2024 and a special resolution passed by our Shareholders on July 4, 2024, the name of our Company was changed to "Carraro India Limited" and a fresh certificate of incorporation dated August 12, 2024 was issued by the RoC. For further details of the changes in the name and the registered office of our Company, see "History and Certain Corporate Matters - Changes in the registered office" on page 226 of the draft red herring prospectus dated August 23, 2024 (the "DRHP" or the "Draft Red Herring Prospectus").

Corporate Identity Number: U52609PN1997PLC132629; Registered Office: B22 MIDC, Ranjangaon, Pune 412 220, Maharashtra, India; Contact Person: Jui Bhargava, Company Secretary and Compliance Officer; Tel: +91 2138 662666; E-mail: company_secretary@carraroindia.com; Website: www.carraroindia.com

OUR PROMOTERS: TOMASO CARRARO, ENRICO CARRARO, CARRARO S.p.A. AND CARRARO INTERNATIONAL S.E.

INITIAL PUBLIC OFFERING OF (a) EQUITY SHARES BEARING FACE VALUE OF ₹ 10 EACH (THE "EQUITY SHARES") OF CARRARO INDIA LIMITED (THE "COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [a] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ 18,116.52 MILLION (THE "OFFER") COMPRISING AN OFFER FOR SALE OF (a) EQUITY SHARES AGGREGATING UP TO ₹ 18,116.52 MILLION BY CARRARO INTERNATIONAL S.E. (THE "PROMOTER SELLING SHAREHOLDER", AND SUCH OFFER FOR SALE, THE "OFFER FOR SALE", AND SUCH EQUITY SHARES, THE "OFFERED SHARES"), THE OFFER WOULD CONSTITUTE (a) % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE OFFER PRICE IS (a) TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLMS AND WILL BE ADVERTISED IN (a) EDITIONS OF (a) (A WIDELY CIRCULATED ENGLISH NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF (a) (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER) AND (a) EDITIONS OF (a) (A WIDELY CIRCULATED MARATHI DAILY NEWSPAPER, MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, INDIA, WHERE OUR REGISTERED OFFICE IS LOCATED) AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS AND SHALL BE MADE AVAILABLE TO STOCK EXCHANGES FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/ Offer Period will be extended for at least three additional Working Days after such revision of the Price Band subject to the Bid/ Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar unforeseen circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/ Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/ Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and by indicating the change on the respective websites of the BRLMs and at the terminals of the other members of the Syndicate and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (the "SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the remaining QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, subject to valid Bids being received at or above the Offer Price, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Investors ("NII") ("Non-Institutional Portion") of which one-third of the Non-Institutional Portion shall be available for allocation to Bidders with a Bid size of more than ₹ 20 million and up to ₹ 1.00 million and two-thirds of the Non-Institutional Portion shall be available for allocation to Bidders with a Bid size of more than ₹ 1.00 million and under-subscription in either of these two subcategories of Non-Institutional Portion may be allocated to Bidders in the other sub-category of Non-Institutional Portion in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Offer shall be available for allocation to Retail Individual Investors ("RIIs") ("Retail Portion"), in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All Bidders (except Anchor Investors) shall mandatorily participate in this Offer only through the Application Supported by Blocked Amount ("ASBA") process and shall provide details of their respective bank account (including UPI ID (defined hereinafter) in case of UPI Bidders (defined hereinafter)) in which the Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 390 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP dated August 23, 2024 with SEBI and thereafter with Stock Exchanges.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with Securities and Exchange Board of India ("SEBI") shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing by hosting it on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com where the equity shares are proposed to be listed, the websites of the BRLMs, i.e., Axis Capital Limited at www.axiscapital.co.in, BNP Paribas at www.bnpparibas.co.in, Nuvama Wealth Management Limited at www.nuvama.com and the website of our Company at www.carraroindia.com. Our Company hereby invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of public are requested to send a copy of their comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein below. All comments must be received by SEBI and/or our Company and/or the BRLMs and/or the Company Secretary and Compliance Officer of our Company at their respective addresses mentioned herein below in relation to the Offer on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares offered in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 24 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("Red Herring Prospectus") has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on the main board of BSE and NSE.

For details of the main objects of the Company as contained in its memorandum of association, see "History and Certain Corporate Matters" on page 226 of the DRHP.

The liability of the members of the Company is limited. For details of the share capital, capital structure of the Company and the names of the signatories to the memorandum of association and the number of shares subscribed by them see "Capital Structure" on page 83 of the DRHP.

BOOK RUNNING LEAD MANAGERS		REGISTRAR TO THE OFFER	
AXIS CAPITAL	BNP PARIBAS	nuvama	LINK Intime
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All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

Place : Pune
Date : August 24, 2024

CARRARO INDIA LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated August 23, 2024 with SEBI and thereafter with the Stock Exchanges. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com, on the websites of the BRLMs, i.e., Axis Capital Limited at www.axiscapital.co.in, BNP Paribas at www.bnpparibas.co.in, Nuvama Wealth Management Limited at www.nuvama.com and on the website of our Company at www.carraroindia.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" on page 24 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any other applicable law of the United States 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 in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to as "U.S. QIBs"; for the avoidance of doubt, the term U.S. QIBs does not refer to a category of institutional investor defined under applicable Indian regulations) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act and in reliance of Rule 144A, and (ii) outside of the United States in offshore transactions as defined in and in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where such offers and sales are made.

CONCEPT

‘Danfoss India aims to double sales’

PRESS TRUST OF INDIA
Chennai, August 25

DANFOSS INDIA, A leader in heating, ventilation and air-conditioning, is witnessing robust growth in the domestic market and is confident of doubling sales by 2025, a top official has said.

The subsidiary of the Denmark-headquartered company said the Indian market is the fastest-growing region for the Danfoss Group with strong double digit growth in H1 driven by increasing opportunities in energy efficiency and electrification.

Danfoss Group’s sales

amounted to Euro 5 billion and a half-year Ebitda (Earnings Before Interest, Taxes, Depreciation and Amortisation) of EURO 533 million corresponding to an Ebitda margin of 10.6%, as against 12.4% last year. Driven by the rapid expansion of data centres and commercial buildings, Danfoss India is experiencing robust growth. The government’s strong push towards de-carbonisation, coupled with initiatives like the PLI schemes, is further fuelling the growth momentum, Danfoss India said in a company statement on Sunday.

“India continues to be the

fastest growing region for Danfoss group, and we are proud to be at the forefront of the country’s sustainable transformation,” Danfoss India President Ravichandran Purushothaman said.

“With the rapid expansion of data centres, commercial buildings and cold chain infrastructure, coupled with the government’s strong support for de-carbonisation, we are confident in our plans to double sales by 2025. Our innovative products and solutions are designed to support India’s carbon neutral ambitions and we are committed to being a trusted partner for our customers,” he said,

Contrary to SC panel, BRO says no need of environmental study for Gangotri route

NIKHIL GHANEKAR
NEW DELHI, AUGUST 25

THE BORDER ROADS Organisation (BRO) has told the Uttarakhand forest department and an Environment Ministry panel that the Chardham road project on the Gangotri-Dharasu route does not require either environment impact assessment (EIA) study or environmental clearance (EC), according to official records. This submission, made by the BRO last week, runs contrary to recommendations of a Supreme Court-appointed high powered committee.

The Gangotri-Dharasu route falls in the Bhagirathi Eco-Sensitive Zone (BESZ). In its report to the apex court in July 2020, the high powered committee had said that with regards to the BESZ, “road widening should only be undertaken after detailed EIAs and mitigation measures”.

The BRO is currently seeking clearance for 17.5 hectares of forest land for the Netaला bypass project on the Gangotri-Dharasu stretch, which was earlier rejected by the high powered committee.

In connection to the forest diversion proposal, the Uttarakhand forest department had sought to know whether the bypass in BESZ needs an EC or not, sources said. In its response, the BRO in a letter on August 19 submitted that since a rapid EIA had already been carried out for the entire Chardham Pariyojana, impact studies and EC were not required.

The letter was also sent as a supporting document for the forest diversion application to the Environment Ministry’s regional empowered committee, records show.

“It is submitted that EC may not be required for the said purpose and hence necessity of EC, as brought out in the meeting under the chairmanship of Pr (principal) Secretary



of MoF Govt of Uttarakhand, may be reviewed,” the BRO said in its August 19 letter, referring to the meeting with the state forest department.

The BRO justified its stand on the grounds that as per recommendations of the SC-appointed high powered committee, rapid EIAs were carried out for the entire Chardham project, which involves 53 stretches. It said the rapid EIA was conducted by the Ministry of Road Transport and Highways and it was submitted to the Environment Ministry, Uttarakhand government and the high powered committee in 2020.

When asked about the high powered committee’s recommendations, BRO Commander Vivek Srivastava told The Indian Express that the organisation’s stand was conveyed in its letter and he did not wish to comment further.

Sources in the Environment Ministry said it will look into the issue of whether an EC and EIA is required for the project or not. Uttarakhand forest department officials refused to comment on the issue.

Retired Justice A K Sikri, who heads both the high powered committee and the SC’s oversight committee that is tasked with implementing the court-ordered environmental safeguards, said the panel is yet

to receive any proposal on road widening in the BESZ and added that he will seek information on the issue.

The BESZ is a 4,157 sq km expanse between Gaumukh and Uttarkashi town. It was notified in 2012 to protect River Ganga’s ecology, environment flow and watershed near its origin. The BRO has proposed the Netaला bypass project between Hina and Tekhla on the Uttarkashi-Gangotri stretch of NH 34 on grounds that there are active landslide sites on the existing highway.

The Indian Express had reported on July 29 that the BRO was going ahead with the bypass project even as the SC-appointed high powered committee had recommended that it should be dropped due to geological infirmities and opposition from locals and elected representatives.

In June, independent members of the BESZ monitoring committee, which oversees implementation of the zonal master plan, had sent objections to the Uttarakhand Chief Secretary on road widening proposals under the Chardham project in the fragile stretch. They had pointed out that it was imperative for the BRO to conduct an EIA as mandated by the 2012 BESZ notification.