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(Please scan the QR code to view the RHP)

# STANDARD GLASS LINING TECHNOLOGY LIMITED

Our Company was incorporated as "Standard Glass Lining Technology Private Limited" at Hyderabad, as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated September 6, 2012, issued by the Registrar of Companies, Andhra Pradesh. Subsequently, upon the conversion of our Company into a public limited company, pursuant to a special resolution passed by our Shareholders on June 4, 2022, the name of our Company was changed to "Standard Glass Lining Technology Limited" and a fresh certificate of incorporation dated, June 17, 2022, was issued by the RoC. For further details regarding the change of name, please refer to the section titled "History and Certain Corporate Matters" on page 316 of the red herring prospectus dated December 30, 2024 ("RHP" or "Red Herring Prospectus") filed with the ROC.

Registered Office: D.12, Phase-1, IDA Jeedimetla, Hyderabad, Telangana-500055, India; Corporate Office: 10th Floor, PNR High Nest, Hydernagar, KPHB Colony, Hyderabad, Telangana - 500085, India  
Contact Person: Kallam Hima Priya, Company Secretary and Compliance Officer; Tel: + 040 3518 2204; E-mail: corporate@standardglr.com; Website: www.standardglr.com

## OUR PROMOTERS: NAGESWARA RAO KANDULA, KANDULA KRISHNA VENI, KANDULA RAMAKRISHNA, VENKATA MOHANA RAO KATRAGADDA, KUDARAVALLI PUNNA RAO AND M/S S2 ENGINEERING SERVICES

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (THE "EQUITY SHARES") OF STANDARD GLASS LINING TECHNOLOGY LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹[●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING UP TO ₹ 2,100.00 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 14,289,367 EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING UP TO ₹[●] MILLION (THE "OFFER FOR SALE"), COMPRISING AN OFFER FOR SALE OF UP TO 11,316,367 EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING UP TO ₹ [●] MILLION BY THE PROMOTER SELLING SHAREHOLDERS UP TO 1,909,000 EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING TO ₹ [●] MILLION BY THE PROMOTER GROUP SELLING SHAREHOLDERS AND UP TO 1,064,000 EQUITY SHARES OF FACE VALUE ₹ 10 EACH AGGREGATING TO ₹ [●] MILLION BY THE OTHER SELLING SHAREHOLDERS (TOGETHER, THE "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES, THE "OFFERED SHARES").

A PRE-IPO PLACEMENT OF EQUITY SHARES AS PERMITTED UNDER APPLICABLE LAWS, WAS UNDERTAKEN BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS, TO SPECIFIED PERSONS, FOR AN AMOUNT AGGREGATING TO ₹ 400.00 MILLION ("PRE-IPO PLACEMENT"). THE PRE -IPO PLACEMENT WAS AT A PRICE AS DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLMS AND WAS COMPLETED PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. SINCE THE PRE-IPO PLACEMENT WAS UNDERTAKEN, THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT AGGREGATING TO ₹ 400.00 MILLION WAS REDUCED FROM THE FRESH ISSUE, SUBJECT TO THE OFFER COMPLYING WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR") AND ACCORDINGLY THE REVISED FRESH ISSUE SIZE AGGREGATES UP TO ₹ 2,100.00 MILLION. THE PRE-IPO PLACEMENT HAS NOT EXCEEDED 20% OF THE FRESH ISSUE. OUR COMPANY HAS APPROPRIATELY INTIMATED THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THEOFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES.FURTHER, RELEVANT DISCLOSURES INRELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT HAS BEEN APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND SHALL BE MADE IN RELEVANT SECTIONS OF THE PROSPECTUS. THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE UTILISED FOR GENERAL CORPORATE PURPOSES.

DETAILS OF THE OFFER FOR SALE BY THE SELLING SHAREHOLDERS AND WEIGHTED AVERAGE COST OF ACQUISITION PER EQUITY SHARE				
NAME OF THE SELLING SHAREHOLDERS	TYPE	MAXIMUM NUMBER OF EQUITY SHARES OFFERED/ AMOUNT (IN ₹ MILLION)		WACA (IN ₹ PER EQUITY SHARE)#
M/s S2 Engineering Services	Promoter Selling Shareholder	Up to 5,204,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		2.32
Kandula Ramakrishna	Promoter Selling Shareholder	Up to 2,870,651 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.97
Kandula Krishna Veni	Promoter Selling Shareholder	Up to 2,401,716 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.97
Nageswara Rao Kandula	Promoter Selling Shareholder	Up to 765,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		2.19
M/s Standard Holdings	Promoter Group Selling Shareholder	Up to 504,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		3.50
Katragadda Venkata Ramani	Promoter Group Selling Shareholder	Up to 580,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.00
Venkata Siva Prasad Katragadda	Promoter Group Selling Shareholder	Up to 350,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.00
Mahitha Katragadda	Other Selling Shareholder	Up to 350,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.00
Katragadda Harini	Other Selling Shareholder	Up to 350,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.00
Likitha Katragadda	Other Selling Shareholder	Up to 350,000 Equity Shares of face value ₹ 10 each aggregating up to ₹ [●] million		1.00

#WACA: Weighted average cost of acquisition. WACA is the total Cost incurred for acquiring the securities of the Company as of date divided by the total number of securities acquired less the amount received pursuant to the transfer/sale of any securities (if any) divided by the total number of securities sold/ transferred.  
\*As certified by M/s Niranjan & Narayan, Chartered Accountants by way of their certificate dated December 30, 2024.

For a complete list of all Selling Shareholders and their weighted average cost of acquisition per Equity Share, please see "Summary of the Offer Document -Average cost of acquisition of Equity Shares by the Promoters and Selling Shareholders" on page 56 of the RHP.

Standard Glass Lining Technology Limited is specialised engineering equipment manufacturer for pharmaceutical and chemical sectors in India. Our capabilities include designing, engineering, manufacturing, assembly, installation and commissioning solutions as well as establishing standard operating procedures for pharmaceutical and chemical manufacturers on a turnkey basis.

The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations.

QIB Portion: Not more than 50% of the Offer | Non-Institutional Portion: Not less than 15% of the Offer | Retail Portion : Not less than 35% of the Offer

Two of the Promoters of the Company, i.e. Kandula Ramkrishna and Kandula Krishna Veni has transferred certain Equity Shares through secondary sale at a price of ₹ 140 per Equity Share on December 11, 2024. For further details, please see next page of this advertisement and "Capital Structure - Secondary transactions of Equity Shares" on page 136 of the RHP.

Our Company, in consultation with the BRLMs, has issued and allotted 2,857,142 Equity Shares by way of a private placement for cash at a price of ₹140.00 per Equity Share (including a premium of ₹130.00 per Equity Share) aggregating to ₹ 400.00 million, in accordance with Section 42 of the Companies Act, 2013 and Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014, each as amended ("Pre-IPO Placement"). The Pre-IPO Placement has been undertaken pursuant to the approval by the Board and Shareholders in their meeting, each held on November 29, 2024 and the Equity Shares through the Pre-IPO Placement have been allotted on December 16, 2024. For further details, please see next page of this advertisement and "Capital Structure - Notes to Capital Structure - Equity Share capital history of our Company - Primary issuances of Equity Shares" on page 126 of the RHP.

PRICE BAND: ₹ 133 TO ₹ 140 PER EQUITY SHARE OF FACE VALUE OF ₹ 10 EACH

THE FLOOR PRICE IS 13.30 TIMES THE FACE VALUE OF THE EQUITY SHARES AND THE CAP PRICE IS 14 TIMES THE FACE VALUE OF THE EQUITY SHARES

THE PRICE/EARNINGS RATIO BASED ON DILUTED EPS FOR FISCAL 2024 FOR OUR COMPANY AT THE UPPER END OF THE PRICE BAND IS AS HIGH AS 39.77 TIMES AND THE LOWER END OF THE PRICE BAND IS 37.78 TIMES AS COMPARED TO THE AVERAGE INDUSTRY PEER GROUP P/E RATIO FOR FISCAL 2024 OF 55.24 TIMES

THE WEIGHTED AVERAGE RETURN ON NETWORTH FOR LAST THREE FINANCIAL YEARS IS 35.37%.

FOR DETAILS PLEASE REFER TO "BASIS FOR OFFER PRICE" SECTION ON PAGE 176 OF THE RHP

BIDS CAN BE MADE FOR A MINIMUM OF 107 EQUITY SHARES AND IN MULTIPLES OF 107 EQUITY SHARES THEREAFTER

**ASBA\*** | Simple, Safe, Smart way of Application!!! \*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account.For further details, check section on ASBA. Mandatory in public issues.No cheque will be accepted.

In accordance with the recommendation of Independent Directors of our Company, pursuant to their resolution dated December 30, 2024, the above provided price band is justified based on quantitative factors/ KPIs disclosed in the "Basis for Offer Price " section on page 176 of the RHP vis-a-vis the weighted average cost of acquisition ("WACA") of primary and secondary transaction(s), as applicable, disclosed in the "Basis for Offer Price" section on page 176 of the RHP and provided below in the advertisement.

In making an investment decision and purchase in the offer, potential investors must only rely on the information included in the RHP and the terms of the offer, including the risks and merits involved and not rely on any other external sources of information about the offer available in any manner.

## RISK TO INVESTORS

(For details refer to section titled "Risk Factors" on page 58 of the RHP)

- Risk relating to concentration of manufacturing primarily at one location situated in Telangana, India:** We are dependent on our manufacturing facilities, all of which are situated in Telangana, India. We are subject to risks in relation to our 8 manufacturing process including accidents and natural disasters and also risks arising from changes in the economic or political conditions of Telangana, India which in turn will interfere with our operations and could have an adverse effect on our business, results of operations and financial condition.
- Risk related to dependency on skilled labour and workforce:** Our business is dependent on the availability and retainment of skilled labour and workforce, and if we are unable to hire and engage the appropriate personnel, our business, results of operations and financial condition shall be adversely affected.

The table below provides the attrition rate for our employees for the six months period ended September 30, 2024, Fiscal 2024, Fiscal 2023 and Fiscal 2022:

Particulars	As of September 30, 2024	As of March 31, 2024	As of March 31, 2023	As of March 31, 2022
Total number of employees	460	378	307	250
Employees Resigned during the Fiscal / period	65	139	99	52
Employees joined during the Fiscal / period	127	158	156	137
Attrition rate (%)	12.87%	29.89%	24.38%	28.11%

Note:

- 20 employees of CPK Engineers private limited were transferred to our company in six months ended September 30, 2024 on account of slump sale, 52 employees of M/s Higenic Flora Polymers and M/s Yashasve Glass Lining Industries were transferred to our Company in Fiscal 2024 and 117 employees of M/s S2 Engineering Services and M/s Stanpumps Engineering Industries were transferred to our Company in Fiscal 2022, due to the slump sales during the respective Fiscals;
- Attrition rate has been calculated as the number of employees who have resigned during the period, divided by the number of employees existing as of the beginning of the period and the numbers of employees who have joined during the period.
- Risk related to dependency on suppliers:** We are dependent on a limited number of suppliers for our key raw materials such as stainless steel, carbon/ mild steel, nickel alloy,

forgings, castings, chemicals and polytetrafluoroethylene powder. The loss of one or more of these suppliers could adversely impact our manufacturing processes and supply timelines, in turn adversely impacting our ability to comply with delivery schedules agreed with clients resulting in impact on our financial condition and results of operations.

The table below sets forth our raw material costs from our top 10 suppliers (the identities of which varied between fiscal years) and as a percentage of our raw material costs for the relevant Fiscal/period:

Particulars	Six months period ended September 30, 2024		Fiscal 2024		Fiscal 2023		Fiscal 2022	
	Amount (₹ million)	As a % of our raw material costs	Amount (₹ million)	As a % of our raw material costs	Amount (₹ million)	As a % of our raw material costs	Amount (₹ million)	As a % of our raw material costs
Top 10 suppliers*	1,035.56	52.61%	1,795.75	46.00%	1,652.56	54.27%	939.88	51.34%

\*We are unable to disclose the names of individual suppliers since this information is commercially sensitive to our business.

Further, for certain of our key raw materials, we are dependent on a limited number of suppliers. Our inventory days for our key raw materials for each of the past three fiscals and the six months period ended September 30, 2024 was as follows:

(in number of days)

Raw material	Six months period ended September 30, 2024	Fiscal 2024	Fiscal 2023	Fiscal 2022
Stainless steel	113	56	27	134
Carbon/ mild steel	20	25	29	226
Nickel alloy	186	96	161	43
Pumps	119	134	107	94
Chemicals	210	110	87	133
Others	67	118	83	110



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4. **Risk related to dependency on offerings:** Majority of our customers operate in the pharmaceuticals and chemical sectors. In each of the last three Fiscals and the six months period ended September 30, 2024, more than 88.20% of our revenue from operations were derived from the pharmaceutical and chemical sectors, combined. Factors that adversely affect these sectors or capital expenditure by companies within these sectors may adversely affect our business, results of operations and financial condition.
- The following table sets forth our revenues by end user industries for the six months period ended September 30, 2024 and for Fiscal 2024, Fiscal 2023 and Fiscal 2022:

Partic- ulars	Six months period ended September 30, 2024		Fiscal 2024		Fiscal 2023		Fiscal 2022	
	Amount (₹ million)	% of total revenue from opera- tions	Amount (₹ million)	% of total revenue from opera- tions	Amount (₹ million)	% of total revenue from opera- tions	Amount (₹ million)	% of total revenue from opera- tions
Pharm- aceuti- cals	2,307.04	75.10%	4,446.70	81.79%	4,119.79	82.80%	2,054.33	85.53%
Chemi- cals	402.45	13.10%	681.72	12.54%	713.37	14.34%	324.48	13.51%
Others*	362.47	11.80%	308.27	5.67%	142.72	2.86%	23.06	0.96%
Total	3,071.95	100.00%	5,436.69	100.00%	4,975.88	100.00%	2,401.87	100.00%

Others includes: (i) paint; (ii) bio technology; (iii) food and beverages and (iv) other industries

5. **Risk related to Losses and negative operating cash flows in the past three financial years and stub period:** We have witnessed negative cash flow from operating activities in the past. Any negative cash flows in the future would adversely affect our cash flow requirements, which may adversely affect our ability to operate our business and our financial condition.
- The following table sets forth certain information relating to our cash flows from / (used in) operating activities for the periods indicated:

(₹ in million)

Raw material	Six months period ended September 30, 2024	Fiscal 2024	Fiscal 2023	Fiscal 2022
Net cash flow/(used) from/in operating activities	(193.39)	(650.27)	17.51	(71.49)
Net cash flow/(used) from/in investing activities	(314.65)	(1,568.34)	(290.17)	(297.38)
Net cash flow/(used) from/in financing activities	362.39	2,318.95	325.70	369.97
Net increase/(decrease) in cash and cash equivalents	(145.65)	100.34	53.04	1.10

6. **Risk related to Customers and Suppliers:** We do not have long term or exclusive contracts with majority of our customers and suppliers. If such customers choose not to source their requirements from us and or if such suppliers choose not to provide us with the requisite raw materials, there may be a material adverse effect on our business, financial condition, cash flows and results of operations.
7. **Risk related to operational production lines:** Under-utilization of our currently operational production lines at our Manufacturing Facilities and an inability to effectively utilize our expanded manufacturing capacities could have an adverse effect on our business, future prospects, and future financial performance. For detail, refer to section titled “Risk Factors” on page 65 of the RHP.
8. **Risk related to Financial Indebtness:** We have incurred indebtedness and an inability to comply with repayment and other covenants in our financial arrangements could adversely affect our business and financial condition. Further, certain of our financial agreements involve variable interest rates and an increase in interest rates may adversely affect our results of operations and financial condition.
9. **Risk related to untraceable records of Promoters and SMP:** One of our Promoters and SMP, Kudaravalli Punna Rao, and two of our SMPs, Radhakrishna Bandi and Chamala Chandrasekhar Reddy, are unable to trace their educational documents. Accordingly, we have not included the disclosure of their educational qualifications.
10. **Risk related to defaults in payments by customers:** There may be delays or defaults in payment by our customers or the reduction in credit period for payments to be made to third-party service providers which could negatively affect our cash flows. As a result, we experience significant working capital requirements and our inability to meet our working capital requirements may materially and adversely affect our business, cash flows and financial condition
- The table below sets forth details relating to holding levels of our trade payables, trade receivables and working capital cycle, as of the dates indicated:

Particulars	Number of days as of			
	September 30, 2024	March 31, 2024	March 31, 2023	March 31, 2022
Trade receivables days	114	104	67	125
Trade payables days	57	60	55	95
Working capital days	144	151	70	54

11. **Weighted average cost of acquisition of all Equity Shares transacted in the last three years, eighteen months and one year immediately preceding the date of the Red Herring Prospectus:**

Period	Weighted average cost of acquisition (in ₹)*	Cap Price is ‘X’ times the weighted average cost of acquisition	Range of acquisition price: lowest price – highest price (in ₹)*
Last one year preceding the date of the Red Herring Prospectus	6.75	20.74	Nil^ to ₹ 1,152.00
Last 18 months preceding the date of the Red Herring Prospectus	17.42	8.04	Nil^ to ₹1,152.00
Last three years preceding the date of the Red Herring Prospectus	19.97	7.01	Nil^ to ₹ 1,152.00

\*As per certificate dated December 30, 2024, issued by M/s Niranjn & Narayan, Chartered Accountants.

^ The Company has on June 3, 2024 issued Bonus issue in the proportion of nine Equity Shares for every one Equity Share held by the Shareholders as on the record date i.e. May 29, 2024.

12. **Weighted average cost of acquisition compared to Floor Price and Cap Price:**

Sr. No.	Types of transactions	Weighted average cost of acquisition (₹ per Equity Share)	Floor price (i.e. ₹133/-)	Cap price (i.e. ₹140/-)
(a)	Weighted average cost of acquisition for last 18 months for primary / new issue of shares	80.20 <sup>#</sup>	1.66	1.75
(b)	Weighted average cost of acquisition for last 18 months for secondary sale / acquisition of shares	Not Applicable		
	If there were no primary or secondary transactions of equity shares of the Company during the 18 months	Not Applicable		
	(a) Based on primary transactions			
	(b) Based on secondary transactions			

#Our Company has pursuant to our Board resolution dated June 3, 2024 approved the issuance of 163,471,068 equity shares by way of bonus issuance in the ratio of nine Equity Shares for every one Equity Share held by our Shareholders. Basic EPS and Diluted EPS for all the year are considered post issue of the issuance of the bonus equity shares in accordance with Ind AS 33 – Earning Per Share notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended)

13. **The average cost of acquisition for the Selling Shareholders ranges from Nil to ₹ 68.90 and the Offer Price (at upper price band of Price Band) is ₹ 140 per Equity Share**

Name	Face Value (in ₹)	Number of Equity Shares held	Average cost of acquisition per Equity Share (in ₹)*
Promoters/Promoter Selling Shareholders			
Kandula Ramakrishna	10	4,69,34,651	1.97
Kandula Krishna Veni	10	3,95,80,716	1.97
Nageswara Rao Kandula	10	7,650,000	2.19
Venkata Mohana Rao Katragadda	10	1,800,000	1.00
Kudaravalli Punna Rao	10	500,000	1.00
M/s S2 Engineering Services <sup>(1)</sup>	10	24,030,000	2.32
Selling Shareholders (excluding Promoter Selling Shareholders)			
M/s Standard Holdings <sup>(2)</sup>	10	5,040,000	3.50
Katragadda Venkata Ramani	10	2,080,000	1.00
Venkata Siva Prasad Katragadda	10	1,800,000	1.00
Krishna Kanth Kudaravalli	10	900,000	1.00
Kudaravalli Srikanth	10	900,000	1.00
Balabhavani K	10	520,000	1.00
Likitha Katragadda	10	1,900,000	1.00
Mahitha Katragadda	10	1,900,000	1.00
Katragadda Harini	10	1,860,000	1.00
Shirish Nilkantharao Dhamnekar	10	130,630	68.90

\* As per certificate dated December 30, 2024, issued by M/s Niranjn & Narayan, Chartered Accountants.

(1) M/s S2 Engineering Services is represented by its partners Kandula Ramakrishna and Kandula Krishna Veni.

(2) M/s Standard Holdings is represented by its partners Kandula Krishna Veni and Kandula Ramakrishna

14. **The 2 BRLMs associated with the Offer have handled 50 public Issues in the past three financial years,out of which 14 Issues closed below the offer price on listing date**

Name of BRLMs	Total Issues	Issued Closed below IPO Price on Listing Date <sup>s</sup>
IIFL Capital Services Limited (Formerly known as IIFL Securities Limited)*	37	10
Motilal Oswal Investment Advisors Limited*	9	2
Common Issues handled by the BRLMs#	4	2
Total	50	14

\*Issues handled where there were no common BRLMs which are part of this IPO.

\*Common Issues handed by the BRLMs means IPOs managed by any two or more of the above BRLMs during the period

\$ Number of Issues closed below IPO price on listing date are in relation to the IPOs managed by the respective BRLM or common issues managed by two or more BRLMs for which total number of public issue managed are shown in the previous column

15. **The Price/Earnings Ratio Based on Diluted EPS for Fiscal 2024 for Company at the upper end of the price band is as high as our 39.77 times and the lower end of the price band is 37.78 times as compared to the Average Industry Peer Group P/E ratio for Fiscal 2024 of 55.24 times**
16. **The weighted average return on Networth for last three Financial Years is 35.37%.**
17. **Our market capitalization to revenue multiple and price to earnings ratio may not be indicative of the market price of the Equity Shares on listing or thereafter.**

Particulars	Price to earnings ratio (Diluted basis)	Market capitalisation to Revenue from operations
At Floor Price i.e. Rs.133	37.78	4.51 times
At Cap Price i.e. Rs. 140	39.77	4.75 times

Note: Financial information for our Company is derived from the Restated Financial Information for Fiscal 2024.

# Market capitalisation has been computed as floor price or cap price, as the case may be, x number of sharesoutstanding as on the date of the Red Herring Prospectus. Market capitalisation to Revenue from operations is calculated as market capitalisation divided by Revenue from operations for Fiscal 2024.

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DETAILS OF THE SECONDARY TRANSFERS

1. Our Company has received intimations, each dated December 11, 2024, from Kandula Ramakrishna and Kandula Krishna Veni, Promoters of our Company that they have on December 11, 2024, transferred/sold 2,025,349 and 1,729,284 Equity Shares, respectively, for cash at a price of ₹ 140.00 per Equity Share to certain individuals and entities, as detailed below (together the “Secondary Transfers”). The details of the transfers/sale are as follows:

S. No	Date of Transfer	Name of the Transferor	Nature of Relationship with Company	Name of Transferee	Nature of Relationship with Company	Nature of Transfer	Number of Equity Shares	Percentage of pre- Offer share capital of the Company	Transfer price per Equity Share (in ₹)	Total consideration (in ₹)
1.	December 11, 2024	Kandula Ramakrishna	Promoter	M/s. NSN Investments represented by Dr. Satyanarayana Chava	-	Secondary Sale	357,142	0.20	140.00	49,999,880.00
2.				Ashok Kumar Inampudi	-		107,142	0.06	140.00	14,999,880.00
3.				Lakshmaiah Talluri	-		35,712	0.02	140.00	4,999,690.00
4.				Nimmagadda Nageswara Babu	-		35,714	0.02	140.00	4,999,960.00
5.				M/s. Nexsys Automations LLP	-		57,142	0.03	140.00	7,999,880.00
6.				Pallerla Srinivasa Reddy	Existing Shareholder		500,000	0.28	140.00	70,000,000.00
7.				Chereddi Ramachandra Naidu	Existing Shareholder		150,000	0.08	140.00	21,000,000.00
8.				Kallam Subba Reddy	Spouse of Key Managerial Personnel		35,714	0.02	140.00	4,999,960.00
9.				Koneru Lakshmi Kumari	-		71,428	0.04	140.00	9,999,920.00
10.				B Leela Gayatri	-		71,428	0.04	140.00	9,999,920.00
11.				Gorantla Sai Sruthi	-		35,714	0.02	140.00	5,000,000.00
12.				Sai Phanendra Gorantla	-		35,714	0.02	140.00	5,000,000.00
13.				Sowjanya Manne	Existing Shareholder		42,857	0.02	140.00	6,000,000.00
14.				Mallikarjuna Sanga	-		35,714	0.02	140.00	5,000,000.00
15.				Varun Yalamanchi	Existing Shareholder		14,285	0.01	140.00	1,999,900.00
16.				Bhaskar Rao Eloori	Existing Shareholder		21,428	0.01	140.00	2,999,920.00
17.				Suryadevara Srinivasa Rao	-		28,571	0.02	140.00	4,000,000.00
18.				P B Chandana	-		17,857	0.01	140.00	2,499,980.00
19.				Satyanarayanaraju Datla	-		17,857	0.01	140.00	2,499,980.00
20.				Akhilesh Raju Pusapati	-		14,285	0.01	140.00	1,999,980.00
21.				Seetharamaraju Poosapati	-		7,142	Negligible	140.00	999,880.00
22.				Malladi Satish	-		14,285	0.01	140.00	2,000,000.00
23.				Vara Prasad Gudiseva	-		5,357	Negligible	140.00	750,000.00
24.				Somanchi Datta Phani Prabhakar	Senior Managerial Personnel		10,721	0.01	140.00	1,500,960.00
25.				Eshita Chintan Shah	-		17,857	0.01	140.00	2,499,980.00
26.				Lagadapati Rammohan Rao	Existing Shareholder		15,000	0.01	140.00	2,100,000.00
27.				Somagani Pardasaradhi	-		8,571	Negligible	140.00	1,199,940.00
28.				Panakala Rao Katepalli	-		7,142	Negligible	140.00	999,880.00
29.				Sunitha Kancharla	-		35,714	0.02	140.00	4,999,960.00
30.				Sreenivasa Rao Majety	-		10,714	0.01	140.00	1,499,962.00
31.				Vanamareddy Anurag Reddy	-		7,142	Negligible	140.00	999,880.00
32.				M/s. Smilax Corporate Services LLP	-		200,000	0.11	140.00	28,000,000.00
33.	December 11, 2024	Kandula Krishna Veni	Promoter	M/s. Quantum Holdings Represented by Partner: 'Padma Pallerla'	Existing Shareholder	Secondary Sale	218,571	0.12	140.00	30,599,940.00
34.				Kalavathi Bandi	-		1,500,000	0.83	140.00	210,000,000.00
35.				Sai Teja Ghanta	-		3,571	Negligible	140.00	499,940.00
36.				Arunkumar Dadi	-		7,142	Negligible	140.00	999,880.00

DETAILS OF THE PRE-IPO PLACEMENT

1. Our Company, in consultation with the BRLMs, has issued and allotted 2,857,142 Equity Shares by way of a private placement for cash at a price of ₹140.00 per Equity Share (including a premium of ₹130.00 per Equity Share) aggregating to ₹400.00 million, in accordance with Section 42 of the Companies Act, 2013 and Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014, each as amended (“Pre-IPO Placement”). The Pre-IPO Placement has been undertaken pursuant to the approval by the Board and Shareholders in their meeting, each held on November 29, 2024 and the Equity Shares through the Pre-IPO Placement have been allotted on December 16, 2024.

2. The details of the Pre-IPO Placement are as follows:

S. No	Date of allotment	Number of Equity Shares allotted	Details of the allottee	Nature of consideration	Reason/ Nature of allotment	Percentage of pre- Offer share capital of the Company	Issue price per Equity Share (in ₹)	Total consideration (in ₹ million)
1.	December 16, 2024	2,857,142	Amansa Investments Limited	Cash	Private Placement	1.55%	140.00	400.00

3. Please note that the Equity Shares issued pursuant to the Pre-IPO Placement, being the pre-Offer equity share capital shall be subject to lock-in, in accordance with Regulation 17 of the SEBI ICDR Regulations.

4. Further, the aforementioned allottee is not connected with our Company, Promoter, Promoter Group, Directors, Key Managerial Personnel, Subsidiaries, Group Companies and the directors and key managerial personnel of our Subsidiaries and Group Companies.

BID/OFFER PERIOD

ANCHOR INVESTOR BIDDING DATE<sup>#</sup> : FRIDAY, JANUARY 3, 2025

BID/ OFFER OPENS ON MONDAY, JANUARY 6, 2025

BID/ OFFER CLOSES ON\* WEDNESDAY, JANUARY 8, 2025

#Our Company, in consultation with the BRLMs, may consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investor Bid/Offer Period shall be one Working Day prior to the Bid/Offer Opening Date. | \*UPI mandate end time and date shall be at 5:00 p.m. on the Bid/Offer Closing Date.

An indicative timetable in respect of the Offer is set out below:

Submission of Bids (other than Bids from Anchor Investors):

Bid/Offer Period (except the Bid/Offer Closing Date)	
SSubmission and Revision in Bids	Only between 10.00 a.m. and 5.00 p.m. IST
Bid/Offer Closing Date	
Submission of electronic applications (online ASBA through 3- in-1 accounts) for RIBs	Only between 10.00 a.m. and up to 5.00 p.m. IST
Submission of electronic application (bank ASBA through online channels like internet banking, mobile banking and syndicate ASBA applications through UPI as a payment mechanism where Bid Amount is up to ₹ 0.50 million)	Only between 10.00 a.m. and up to 4.00 p.m. IST
Submission of electronic applications (syndicate non-retail, non- individual applications of QIBs and NIs)	Only between 10.00 a.m. and up to 3.00 p.m. IST
Submission of Physical Applications (Bank ASBA)	Only between 10.00 a.m. and up to 1.00 p.m. IST
Submission of physical applications (syndicate non-retail, non- individual applications where Bid Amount is more than ₹ 0.50 million)	Only between 10.00 a.m. and up to 12.00 p.m. IST
Modification/Revision/cancelled of Bids	
Upward Revision of Bids by QIBs and Non-Institutional Bidders categories#	Only between 10.00 a.m. and up to 4.00 p.m. IST on Bid/ Offer Closing Date
Upward or downward Revision of Bids or cancellation of Bids by RIBs	Only between 10.00 a.m. and up to 5.00 p.m. IST
* UPI mandate end time shall be 5:00 p.m. on the Bid/ Offer Closing Date	
# QIBs and Non-Institutional Bidders can neither revise their bids downwards nor cancel/withdraw their bids	
Bid/Offer Programme	
An indicative timetable in respect of the Offer is set out below:	
Event	Indicative Date
Bid/Offer opens on	Monday, January 6, 2025 <sup>(1)</sup>
Bid/Offer closes on	Wednesday, January 8, 2025 <sup>(2)</sup>

Finalisation of Basis of Allotment with the Designated Stock Exchange	On or about Thursday, January 9, 2025
Initiation of refunds (if any, for Anchor Investors)/unblocking of funds from ASBA Account*	On or about Friday, January 10, 2025
Credit of Equity Shares to dematerialized accounts of Allottees	On or about Friday, January 10, 2025
Commencement of trading of the Equity Shares on the Stock Exchanges	On or about Monday, January 13, 2025

(1) Our Company, in consultation with the BRLMs, may consider participation by Anchor Investors. The Anchor Investor Bid/ Offer Period shall be one Working Day prior to the Bid/Offer Opening Date in accordance with the SEBI ICDR Regulations i.e. Friday, January 3, 2025.

(2) UPI mandate end time and date shall be at 5:00 pm IST on Bid/ Offer Closing Date.

\* In case of (i) any delay in unblocking of amounts in the ASBA Accounts (including amounts blocked through the UPI Mechanism) exceeding two Working Days from the Bid/Offer Closing Date for cancelled/ withdrawn/ deleted ASBA Forms, the Bidder shall be compensated at a uniform rate of ₹100 per day or 15% per annum of the Bid Amount, whichever is higher for the entire duration of delay exceeding two Working Days from the Bid/ Offer Closing Date by the SCSB responsible for causing such delay in unblocking. The BRLMs shall, in their sole discretion, identify and fix the liability on such intermediary or entity responsible for such delay in unblocking. The Bidders shall be compensated in the manner specified in the SEBI circular no. SEBI/HO/CFD/DIL2/CIR/P/2021/2480/1/M dated March 16, 2021, as amended pursuant to SEBI circular no. SEBI/HO/CFD/DIL2/P/CIR/2021/570 dated June 2, 2021, and SEBI circular no. SEBI/HO/CFD/DIL2/CIR/P/2022/51 dated April 20, 2022, read with SEBI master circular no. SEBI/HO/CFD/PoD-2/P/CIR/2023/00094 dated June 21, 2023, which for the avoidance of doubt, shall be deemed to be incorporated in the deemed agreement of our Company with the SCSBs, to the extent applicable, issued by SEBI, and any other applicable law in case of delays in resolving investor grievances in relation to blocking/unblocking of funds. The processing fees for applications made by the UPI Bidders using the UPI Mechanism may be released to the remitter banks (SCSBs) only after such banks provide a written confirmation on compliance with SEBI circular no. SEBI/HO/CFD/DIL2/P/CIR/2021/570 dated June 2, 2021 read with SEBI circular no. SEBI/HO/CFD/DIL2/CIR/P/2021/2480/1/M dated March 16, 2021 and SEBI circular no. SEBI/HO/CFD/DIL2/CIR/P/2022/51 dated April 20, 2022 and SEBI Circular No. SEBI/HO/CFD/DIL2/P/CIR/2022/75 dated May 30, 2022. SEBI through its circular (SEBI/HO/CFD/DIL2/CIR/P/2022/45) dated April 5, 2022, read with SEBI master circular no. SEBI/HO/CFD/PoD2/P/CIR/2023/00094 dated June 21, 2023, has prescribed that all individual investors applying in initial public offerings opening on or after May 1, 2022, where the application amount is up to ₹ 0.5 million, shall use UPI. RIBs for up to ₹ 0.5 million and individual investors Bidding under the Non- Institutional Portion Bidding for more than ₹ 0.2 million and up to ₹ 0.5 million, using the UPI Mechanism, shall provide their UPI ID in the Bid-cum-Application Form for Bidding through Syndicate, sub-syndicate members, Registered Brokers, RTAs or CDPs, or online using the facility of linked online trading, demat and bank account (3 in 1 type accounts), provided by certain brokers.

THE EQUITY SHARES OF OUR COMPANY WILL GET LISTED ON MAIN BOARD PLATFORM OF BSE LIMITED (“BSE”) AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (“NSE”)

In case of any revision in the Price Band, the Bid/ Offer Period will be extended by at least three additional Working Day after such revision in 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 period 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, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Members and by intimation to the Self-Certified Syndicate Banks (“SCSBs”), Designated Intermediaries and the Sponsor Banks, as applicable.

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957 read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be allocated on a proportionate basis to Qualified Institutional Buyers (“QIBs”) (“QIB Portion”), provided that our Company may, in consultation with the BRLMs, allocate up to 50% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations (“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 allotment if made to the Anchor Investor (“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 QIB Portion (other than the Anchor Investor 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, including Mutual Funds. Further, not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. One-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹ 0.20 million and up to ₹1.00 million and two-third of the Non-Institutional Portion shall be available for allocation to Non-Institutional Bidders with a Bid size of more than ₹1.00 million provided that under-subscription in either of these two sub-categories of the Non-Institutional Portion may be allocated to Non-Institutional 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. All potential Bidders (except Anchor Investors) are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount (“ASBA”) process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders (defined herein), as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks (“SCSBs”) or by the Sponsor Bank(s) under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see “Offer Procedure” on page 508 of the RHP.

Bidders/Applicants should ensure that DP ID, PAN and the Client ID and UPI ID (for UPI Bidders bidding through UPI Mechanism) are correctly filled in the Bid cum Application Form. The DP ID, PAN and Client ID provided in the Bid cum Application Form should match with the DP ID, PAN, Client ID and UPI ID available (for UPI Bidders) in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active. Bidders/Applicants should note that on the basis of the PAN, DP ID, Client ID and UPI ID (for UPI Bidders bidding through the UPI mechanism) as provided in the Bid cum Application Form, the Bidder/Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Offer, any requested Demographic Details of the Bidder/Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for giving Allotment Advice or unblocking of ASBA Account or for other correspondence(s) related to the Offer. Bidders/Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Bidders/ Applicants' sole risk.

Investors must ensure that their PAN is linked with Aadhaar and are in compliance with the notification issued by Central Board of Direct Taxes notification

dated February 13, 2020 and read with press releases dated June 25, 2021, read with press release dated September 17, 2021 and CBDT circular no.7 of 2022, dated March 30, 2022 read with read with press releases dated June 25, 2021, September 17, 2021, March 30, 2022, March 28, 2023, and any subsequent press releases in this regard.

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AS REGARDS ITS OBJECTS: For information on the main objects of our Company, investors are requested to see “History and Certain Corporate Matters” on page 316 of the RHP. The Memorandum of Association of our Company is a material document for inspection in relation to the Offer. For further details, see “Material Contracts and Documents for Inspection” beginning on page 563 of the RHP.

LIABILITY OF THE MEMBERS OF OUR COMPANY: Limited by shares.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: As on the date of the RHP, the authorised share capital of our Company is ₹ 2,160,000,000 divided into 216,000,000 Equity Shares of face value of ₹ 10 each. The issued, subscribed and paid-up Equity share capital of our Company is ₹ 1,844,916,620 divided into 184,491,662 Equity Shares of face value of ₹ 10 each. For details of the capital structure of our Company, see “Capital Structure” beginning on page 125 of the RHP.

NAMES OF THE INITIAL SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF OUR COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: The names of the initial signatories of the Memorandum of Association of our Company: Kandula Krishna Veni, Katragadda Venkata Ramani, Kudaravalli Punna Rao , Nageswara Rao Kandula. For details of the share capital history and capital structure of our Company see “Capital Structure” beginning on page 125 of the RHP.

LISTING: The Equity Shares offered through the Red Herring Prospectus are proposed to be listed on the Stock Exchanges. Our Company has received ‘in-principle’ approvals from BSE and NSE for the listing of the Equity Shares pursuant to their letters, each dated September 10, 2024. For the purposes of the Offer, the Designated Stock Exchange shall be NSE. A signed copy of the Red Herring Prospectus has been filed with the RoC and a signed copy of the Prospectus shall be filed with the RoC for filing in accordance with Section 26(4) and Section 32 of the Companies Act. For details of the material contracts and documents available for inspection from the date of the Red Herring Prospectus up to the Bid/ Offer Closing Date, please refer to the section titled “Material Contracts and Documents for Inspection” on page 563 of the RHP.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA (“SEBI”): SEBI only gives its observations on the offer documents and this does not constitute approval of either the Offer or the specified securities stated in the Offer Document. The investors are advised to refer to page 486 of the RHP for the full text of the disclaimer clause of SEBI.

DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the RHP has been cleared or approved by BSE Limited nor does it certify the correctness or completeness of any of the contents of the RHP. The investors are advised to refer to the page 488 of the RHP for the full text of the disclaimer clause of BSE.

DISCLAIMER CLAUSE OF NSE (the Designated Stock Exchange): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to page 489 of the RHP for the full text of the disclaimer clause of NSE.

GENERAL RISKS: 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 in the Offer have not been recommended or approved by the Securities and Exchange Board of India (“SEBI”), nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to “Risk Factors” on page 58 of the RHP.



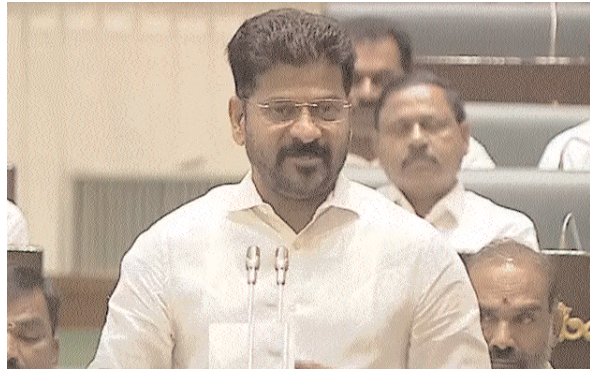


## అంతరిక్షంలో ట్రాఫిక్ జామ్.. అందుకే స్పేడెక్స్ ఆలస్యం

స్పేడెక్స్ ప్రయోగం ఆలస్యంపై ఇస్రో చీఫ్ ఎన్.సోమనాథ్

న్యూఢిల్లీ: భారత అంతరిక్ష పరిశోధన సంస్థ (ఇస్రో) ఈ విధాని చేపట్టిన వివరి ప్రయోగం వాయిదా పడిన సంగతి తెలిసిందే. దీనిపై స్పందించిన ఇస్రో చైర్మన్ ఎన్. సోమనాథ్ స్పేడెక్స్ ప్రయోగం ( ఆస్పాన్)కి గల కారణాన్ని వివరించారు. అంతరిక్షంలో ట్రాఫిక్ జామ్ వల్లే అనుకున్న సమయానికి జరగాల్సిన ప్రయోగానికి

అంతరాయం కలిగినట్లు తెలిపారు. “అంతరిక్షంలో ట్రాఫిక్ జామ్ ఏర్పడింది. రాబట్ వెళ్లాల్సిన అదే కక్షలో ఇతర ఉపగ్రహాలు అనుసంధానం చెందడం వల్ల ఈ పరిస్థితికి దారితీసింది. దీంతో ప్రయోగం రెండు నిమిషాలు ఆలస్యం అయింది. 9.58 గంటలకు బదులుగా 10 గంటల 15 సెకన్లకు రీషెడ్యూల్ చేశాం” అని ఓ ప్రముఖ జాతీయ మీడియా సంస్థకు ఇచ్చిన ఇంటర్వ్యూలో సోమనాథ్ వెల్లడించారు. అయితే.. కక్షలో ఇలా జరిగి ప్రయోగం ఆలస్యం కావడం ఇదే తొలిసారి కాదు. 2023లో చంద్రయాన్-3 మిషన్ ను కూడా కొన్ని నిమిషాల పాటు వాయిదా



తెలంగాణ బ్యారోప్రతినిధి: దివంగత మాజీ ప్రధాని మన్మోహన్ సింగ్ ఆర్థిక సంస్కరణల రూపశిల్పి అని తెలంగాణ సీఎం రేవంత్ రెడ్డి కొనియాడారు. మన్మోహన్ పూర్తి సేవధ్యంలో తెలంగాణ శాసనసభ ప్రత్యేక సమావేశంలో ఆయన సంతాప తీర్మానం ప్రవేశపెట్టి మాట్లాడారు. మన్మోహన్ సింగ్ దేశానికి విశిష్ట సేవలు అందించారని రేవంత్ గుర్తుచేశారు. కేంద్ర ఆర్థిక శాఖ సలహాదారుగా, ఆర్బీఐ గవర్నర్ గా పని చేశారని చెప్పారు. ప్రణాళిక సంఘం డిప్యూటీ చైర్మన్ గా, కేంద్ర ఆర్థిక మంత్రిగా, ప్రధానిగా దేశానికి సేవలందించారని పేర్కొన్నారు. 1991-96 మధ్య దేశ ఆర్థిక వ్యవస్థకు ఆయన ఊపిరిబిడారని సీఎం వివరించారు. “మన్మోహన్ సింగ్ ప్రధానిగా ఉన్నప్పుడు తెలంగాణ ఏర్పాటుకు

## మన్మోహన్ సింగ్ కు భారత రత్న ఇవ్వాలి

- దేశ ఆర్థిక వ్యవస్థకు ఊపిరిబిడారిన నేత
- ఆర్థిక సంస్కరణల రూపశిల్పి
- ప్రపంచంతో పోటీపడేలా పునాది వేసిన నాయకులు
- దేశానికి విశిష్ట సేవలు అందించిన గొప్ప నేత
- ఆయన మృతి దేశానికి తీరని లోటు
- ముఖ్యమంత్రి రేవంత్ రెడ్డి

మార్గం సుగమం అయింది. 2014లో ఆంధ్రప్రదేశ్ పునర్వ్యవస్థీకరణ చట్టాన్ని పార్లమెంటు ఆమోదించింది. ఎన్టీ పిళ్ళ పోరాట ఫలితంగా తెలంగాణ ఏర్పడింది. మన్మోహన్ సింగ్ ఎలీజీ విధానాలతో భారత ఆర్థిక వ్యవస్థను స్థిరంగా నిలిపారు. 2004-14 మధ్య ప్రధానిగా అనేక సామాజిక కార్యక్రమాల చేపట్టారు. ఉపాధిహామీ, ఆర్బీఐ, ఎన్ హెచ్ఆర్ఎంసె ప్రారంభించారు. ఆర్థిక స్థితిగతులు మార్చి నిర్మాణాత్మక సంస్కరణలు ప్రవేశపెట్టారు. సామాజిక విప్లవ కార్యక్రమమైన ఆధార్ ను మన్మోహన్ ప్రారంభించారు. సరళీకృత ఆర్థిక విధానాలు తెచ్చి ప్రపంచంతో పోటీపడేలా పునాది వేశారు. ఆయన సేవలు భావితరాలు గుర్తుంచుకోవాలి. ఆయనకు భారతరత్న ఇవ్వాలని ఈ సభ తీర్మానం చేస్తోంది. ప్రపంచం గర్వించదగ్గ ఆర్థికవేత్త మన్మోహన్ సింగ్ పూర్తి దేశానికి తీరని లోటు. ఆయన నీతి, నిజాయితీ, నిబద్ధత కలిగిన నేత. జీవితాన్ని దేశానికి అంకితం చేసిన గొప్ప వ్యక్తి. ప్రధాని సహా అనేక హోదాల్లో ఉన్నా నిర్మాణాత్మక సంస్కరణలు చేపట్టారు. ఉపాధిహామీ పథకాన్ని అనంతపురం, మహబూబ్ నగర్ నుంచి ప్రారంభించారు. 2013లో భూసేకరణ చట్టం తెచ్చి నిరుపేదలకు న్యాయం జరిగేలా చేశారు. 2006లో అటవీ హక్కుల చట్టానికి

నివరణలు చేసి అదిపాసీలను ఆదుకున్నారు. ఐటీ రంగంలో శాసనసభలను తున్నామంటే మన్మోహన్ విధానాలే కారణం. ఆయన తెలంగాణకు అత్యుద్బంధుడు. 60 ఏళ్ల తెలంగాణ కలను సాకారం చేసిన నాయకుడు. తెలంగాణ బిల్లులను 2 సభల్లో పాస్ చేయించిన సారథి. హైదరాబాద్ డిస్ట్రిక్ట్ మన్మోహన్ సింగ్ విగ్రహం ఏర్పాటు చేస్తాం” అని రేవంత్ రెడ్డి తెలిపారు. ఉపాధి హామీ పథకం దేశ గతినే మార్చేసింది: భట్టి విక్రమార్కు మన్మోహన్ సింగ్ సరళీకృత ఆర్థిక విధానాలతో దేశాన్ని బలమైన శక్తిగా నిలిపారని తెలంగాణ డిప్యూటీ సీఎం భట్టి విక్రమార్కు అన్నారు. అసమానతలు, సామాజిక పరిస్థితి అధ్యం చేసుకుని చట్టాల ద్వారా ప్రజల్లో ధైర్యం నింపారన్నారు. మానవతా ప్రమాణాలు నెలకొల్పిన గొప్ప వ్యక్తి అని కొనియాడారు. చేపట్టిన ప్రతి పదవికీ వన్నె తెచ్చారని చెప్పారు. పాలనాపరమైన అంశాలను సామన్యమైన తెలుసుకునేలా 2005లో ఆర్బీఐ తెచ్చారని గుర్తుచేశారు. ఆయన తీసుకొచ్చిన ఉపాధి హామీ పథకం దేశ గతినే మార్చేసిందని పేర్కొన్నారు. మానవతా ప్రమాణాలు నెలకొల్పిన గొప్ప వ్యక్తి మన్మోహన్ సింగ్ అని భట్టి విక్రమార్కు చెప్పారు.

## దయచేసి కేసీఆర్ ప్రస్తావన వద్దు

- సభలో హాటేష్ పాన్లం వివరించిన కేసీఆర్ నాయకత్వంలో పీవీకి భారతరత్న ఇవ్వాలని ఇదే అసెంబ్లీలో తీర్మానం
- కేంద్రం కూడా స్పందించి పీవీకి భారతరత్న ఇచ్చింది
- హాటేష్ రావు వ్యాఖ్యలకు కౌంటర్ ఇచ్చిన మంత్రి పాన్లం

తెలంగాణ బ్యారోప్రతినిధి: దేశానికి దిశానిర్దేశం చేసిన వ్యక్తి మన్మోహన్ సింగ్ అని మాజీ మంత్రి హాటేష్ రావు అన్నారు. నిరుపేద కుటుంబంలో పుట్టి అనూహ్యంగా ఎదిగారన్నారు. అసెంబ్లీలో మన్మోహన్ సింగ్ సంతాప తీర్మానం సందర్భంగా హాటేష్ రావు మాట్లాడుతూ.. కేసీఆర్ నాయకత్వంలో పీవీకి భారతరత్న ఇవ్వాలని ఇదే అసెంబ్లీలో తీర్మానం చేశాం. కేంద్రం కూడా స్పందించి పీవీకి భారతరత్న ఇచ్చింది. హైదరాబాద్ లో కేసీఆర్ పీవీ విగ్రహాన్ని ఏర్పాటు చేశారు. ఆయనను మా పీవీగా, డీవీగా గౌరవించాం. కాంగ్రెస్ ఓటమికి సంస్కరణలే కారణమని ఏజెన్సీలో చర్చించినా మన్మోహన్ ఒక్క మాట కూడా మాట్లాడలేదు. మన్మోహన్ తెచ్చిన ఆర్థికస్థితిని రాహుల్ చించేసినా ప్రధానిగా



తెలంగాణ బ్యారోప్రతినిధి: ప్రముఖ తెలుగు కవి గుర్రం జాషు వా రాసిన కవిత పూర్వ ప్రధాని మన్మోహన్ సింగ్ కు చక్కగా సరిపోతుంది అని మంత్రి సీతక్క అన్నారు.

## మౌనముని కాదు.. సంక్షేమ సారథి

అసెంబ్లీలో మన్మోహన్ సింగ్ సంతాప తీర్మానంపై మంత్రి సీతక్క

భౌతికంగా మన్మోహన్ సింగ్ మన మధ్య లేకపో యినా.. ఆయన ప్రవేశ పెట్టిన సంక్షేమ పథకాలు ప్రజల గుండెల్లో చిర కాలం నిలిచిపోతాయి అన్నారు. సోమవారం అసెంబ్లీలో సీతక్క మాట్లాడారు. సంక్షేమ స్వాస్థ్యకుడిగా ఆయన పేరు పది లంగా ఉంటుంది. శ్యామల సన్నిధి, సంక్షేమ సారథిగా ఉన్న కాంగ్రెస్ పార్టీ సిద్ధాంతాన్ని, ఆశయాలును సమాన్వితంగా నిలబడంలో మన్మోహన్ సింగ్ గారు ఆమోదమైన కృషి చేసారు. తొలి ప్రధాని జవహర్ లాల్ నెహ్రూ, లాల్ బహదూర్ శాస్త్రి, ఇందిరాగాంధీ, రాజీవ్ గాంధీ, పీవీ నరసింహారావు విప్లవాత్మక సంస్కరణల వారసత్వాన్ని పుణికి పుచ్చుకుని యూపీఎ చైర్ పర్సన్ సోనియమ్ సారథ్యంలో సంక్షేమ చట్టాలు, సామాజిక న్యాయ విధానాలను అమలు పరిచారు. హక్కుల ఆధారిత అభివృద్ధి విధానాన్ని అవలంబించారు. 60 ఏండ్ల తెలంగాణ స్వరాష్ట్ర ఆకాంక్షను ప్రధాని హోదాలో ఎలాంటి అవరోధాలు లేకుండా చేసి ప్రత్యేక తెలంగాణ కలను సాకారం చేసిన మన్మోహన్ సింగ్ గారు యావత్ తెలంగాణ ప్రజలమిట్టి నివాళ్లు అవుతున్నారని తెలుపారు. కాంగ్రెస్ మూల సిద్ధాంతం అయిన సంక్షేమానికి

చట్ట బద్ధత, సామాన్య లకు చట్టపరమైన హక్కులు కల్పించిన ఆర్థిక రూప శిల్పి మన్మోహన్ సింగ్, సంక్షేమ పథకాలు ఆయన ప్రభుత్వాల ద్వారా దేశాన్ని పరిరక్షించారు. సంక్షేమ పథకాలు ప్రజలకు హక్కుగా దేశాన్ని చట్టబద్ధ చేసి, చట్టబద్ధత కల్పించిన ఘనత మన్మోహన్ సింగ్ ది సంక్షేమ పథకాలకు చట్టబద్ధత కల్పించిన మూలాన.. కేం ద్రంలో రాష్ట్రాల్లో ప్రభుత్వాలు మారినా.. మన్మోహన్ సింగ్ నాటి సంక్షేమ పథకాలే నేటికీ పవిత్ర యజ్ఞంలా అప్రతిహతంగా కొనసాగుతున్నాయి.



అన్నారు. సంతాప సభలో ఇప్పటికీ చెప్పడానికి సందర్భం కాలన్నారు. దయచేసి మన్మోహన్ సింగ్ సంతాప సభ గురించి చర్చిస్తే మేలనే అసెంబ్లీలో రెండు చేతులు ఊడించి తెలిపారు. మనం వాగ్ధానాలు లేదంటే జరిగినట్లు వంటి మాటలు కాదు.. ఇవాళ మన్మోహన్ సింగ్ సంతాప సభ దాని గురించి మాట్లాడితే బాగుంటుందని సభలో తెలిపారు.

## మన్మోహన్ సింగ్ మరణంపై కాంగ్రెస్ రాజకీయం

- ఆయన మరణం దేశానికి తీరని లోటు
- మాజీ ప్రధాని చేసిన సేవలు ఎవరు మరిచి పోరు
- కేంద్రమంత్రి కిషన్ రెడ్డి

తెలంగాణ బ్యారోప్రతినిధి: మాజీ ప్రధాని మన్మోహన్ సింగ్ మరణంపై కాంగ్రెస్ రాజకీయం చేస్తోందని కేంద్రమంత్రి, బీజేపీ రాష్ట్ర అధ్యక్షుడు కిషన్ రెడ్డి ఆరోపించారు. మన్మోహన్ సింగ్ మరణం దేశానికి తీరని లోటు అని అన్నారు. ఆయనను కలిసే అవకాశం తనకు దక్కిందని తెలిపారు. మన్మోహన్ సింగ్ చేసిన సేవలు ఎవరు మరిచి పోరు.. కాంగ్రెస్ రాజకీయాలు కోసం ఉపయోగించుకోవడం

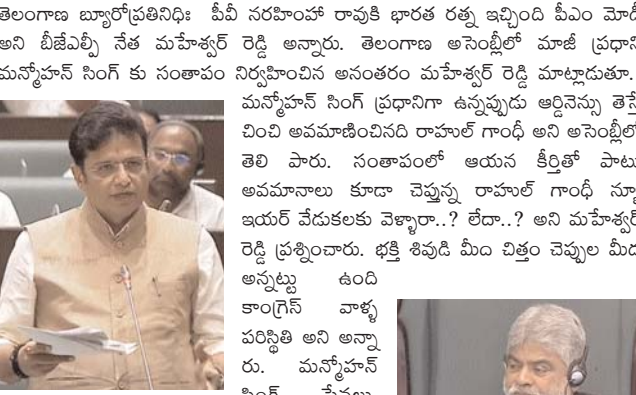
దురదృష్టవశాత్తూ, సంస్కార హీనమని విమర్శించారు. వాళ్ల పేయి అంతర్జాతీయలు ఎలా జరిగాయో.. అలానే మన్మోహన్ సింగ్ చేయాలని కేంద్ర ప్రభుత్వం నిర్ణయించింది.. ఆ బాధ్యతలను అమెత్ పా కి అప్పగించారని తెలిపారు. అంతేకాకుండా.. న్యాయానికి కేంద్రం ఏర్పాటు చేసారని కూడా నిర్ణయం తీసుకుందని



అన్నారు. రాహుల్ గాంధీ ప్రతి విషయాన్ని రాజకీయం చేయాలని అనుకోవడం.. బోర్ల పదకం పరిపాటి అయిందని కిషన్ రెడ్డి విమర్శించారు. నెహ్రూ కుటుంబం మొదటి నుండి.. ఆ కుటుంబానికి చెందిన వారు ప్రధాని అయినా, రాష్ట్రపతి అయిన అవమానించిన కిషన్ రెడ్డి తెలిపారు. ఈ రోజు మొనరి కన్నీరు కారుస్తుందని ఆరోపించారు. మన్మోహన్ సింగ్ ను ఎన్ని సార్లు అవమానించి ఆగారన పరిచారోనని పేర్కొన్నారు. ఆర్థికస్థితిని విలపించి రాహుల్ గాంధీ.. ఇప్పుడు దొంగ ప్రేమను ఒలక బోస్తున్నారని తెలిపారు. రాహుల్ గాంధీ అహంకారపూరిత దివాలాకోరు తనాన్ని దేశ మోదావులు ఖండిస్తున్నారని కిషన్ రెడ్డి అన్నారు. మన్మోహన్ సింగ్ గౌరవాధ్యం కాంగ్రెస్ పార్టీ ఏర్పాటు చేసిన కార్యక్రమాన్ని రాహుల్ గాంధీ వ్యతిరేకించారని తెలిపారు. 2జి కుంభకోణానికి కారణం మన్మోహన్ సింగ్ అలోచనలకి విరుద్ధంగా సోనియా వ్యవహారించడమేనని పేర్కొన్నారు.

## మహాత్మ్య రెడ్డి వ్యాఖ్యలపై శ్రీధర్ బాబు ఫైర్

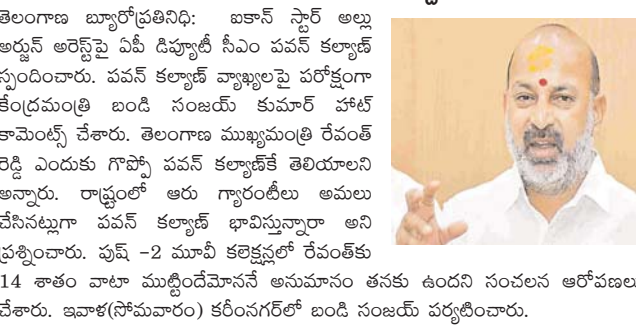
- మన్మోహన్ సింగ్ మీద కాంగ్రెస్ కు ఉన్న ప్రేమ ఏ పాటిదో
- సంతాప సభలో రాజకీయ ప్రసంగం ఎందుకని ప్రశ్నించిన శ్రీధర్ బాబు
- మహాత్మ్య రెడ్డి వ్యాఖ్యలు రికార్డు నుండి తొలగించిన స్పీకర్..



తెలంగాణ బ్యారోప్రతినిధి: పీవీ సరహంహ్ రావుకి భారత రత్న ఇచ్చింది పీఎం మోడీ అని బీజేపీలో నేత మహాత్మ్య రెడ్డి అన్నారు. తెలంగాణ అసెంబ్లీలో మాజీ ప్రధాని మన్మోహన్ సింగ్ కు సంతాపం నిర్వహించిన అనంతరం మహాత్మ్య రెడ్డి మాట్లాడుతూ.. మన్మోహన్ సింగ్ ప్రధానిగా ఉన్నప్పుడు ఆర్థికస్థితి తెన్నె వింది అవమానించినది రాహుల్ గాంధీ అని అసెంబ్లీలో తెలిపారు. సంతాపంలో ఆయన కీర్తితో పాటు అవమానాలు కూడా చెప్పన్న రాహుల్ గాంధీ స్వస్థ ఇయర్ వేడుకలకు వెళ్ళా..? లేదా..? అని మహాత్మ్య రెడ్డి ప్రశ్నించారు. భక్తి శివుడి మీం చిత్రం చెప్పాలి మీద అన్నట్లు ఉంది కాంగ్రెస్ వాళ్ళ పరిస్థితి అని అన్నారు. మన్మోహన్ సింగ్ సేవలు, ఆర్థిక సంస్కరణలు దేశ ప్రజలు మర్చిపోరన్నారు. మన్మోహన్ సింగ్ చని పోయిన కొన్ని గంటల్లోనే ప్రధాని మోడీ అక్కడికి చేరు కున్నారన్నారు. స్మారక చిహ్నం ఏర్పాటు చేసామని చెప్పారన్నారు. డిల్లీలో స్టలాన్ని కేటాయ స్తామని ఆయన కుటుంబ సభ్యులకు అధికారాలు వెళ్లి చెప్పారన్నారు. పీవీ సరహంహ్ రావుకి డిల్లీలో స్టలం కేటాయించలేదని, భారత రత్న కూడా ఇప్పటికీ తెలిపారు. సోనియా కుటుంబం పీవీ మీద కక్ష పెట్టుకున్నారన్నారు. 10 సంవత్సరాలు అధికారంలో ఉండి భారత రత్న ఇవ్వకపోతే బీజేపీ ఇచ్చిందన్నారు. మన్మోహన్ సింగ్ తెచ్చిన ఆర్థికస్థితి కాపాడుకుని వింది మోడీ రాహుల్ గాంధీ.. మన్మోహన్ సింగ్ ను అవమానించారన్నారు. స్వస్థ ఇయర్ సెలబ్రేషన్ కోసం రాహుల్ గాంధీ విరుత్తాం వెళ్ళారని అన్నారు. మన్మోహన్ సింగ్ మీద కాంగ్రెస్ కు ఉన్న ప్రేమ ఏ పాటిదో చెబుతున్నా అన్నారు. దీంతో మహాత్మ్య రెడ్డి వ్యాఖ్యలు మంత్రి శ్రీధర్ బాబు తప్పు పట్టారు. సంతాప సభలో రాజకీయ ప్రసంగం ఎందుకు..? అని శ్రీధర్ బాబు ప్రశ్నించారు. రికార్డు నుండి తొలగించాలని అనడంతో.. మహాత్మ్య రెడ్డి వ్యాఖ్యలు రికార్డు నుండి స్పీకర్ తొలగించారు.

## సీఎం రేవంత్ ఎందుకు గొప్పా?

- పవన్ వ్యాఖ్యలపై స్పందించిన బండి సంచయ్
- ఇచ్చిన హామీలను అమలు చేయనుండుకా ఎన్ ఐవో



తెలంగాణ బ్యారోప్రతినిధి: ఐకాన్ స్టార్ అల్లు అర్జున్ ఆర్థికపై పీవీ డిప్యూటీ సీఎం పవన్ కల్యాణ్ స్పందించారు. పవన్ కల్యాణ్ వ్యాఖ్యలపై పరోక్షంగా కేంద్రమంత్రి బండి సంచయ్ కుమార్ హాట్ కామెంట్స్ చేశారు. తెలంగాణ ముఖ్యమంత్రి రేవంత్ రెడ్డి ఎందుకు గొప్ప పవన్ కల్యాణ్ కి తెలియాలని అన్నారు. రాష్ట్రంలో ఆరు గ్యారంటీలు అమలు చేసినట్లుగా పవన్ కల్యాణ్ భావిస్తున్నారా అని ప్రశ్నించారు. ఫస్ట్ -2 మూసీ కలెక్షన్లో రేవంత్ 14 శాతం వాటా ముద్దించేవాననే అనుమానం తనకు ఉందని సంచయ్ ఆరోపణలు చేశారు. ఇవాళ(సోమవారం) కరీంనగర్ లో బండి సంచయ్ పర్యటించారు.

ఈ సందర్భంగా బండి సంచయ్ మాట్లాడుతూ... తెలంగాణ అసెంబ్లీ ఎందుకు పెట్టారంటే.. అల్లు అర్జున్ కోసం అన్నట్లుగా ఉందని విమర్శించారు. అల్లు అర్జున్ కు రేవంత్ కు ఎక్కడో చేరిందని ఆరోపించారు.

## ఈడీ అత్యుత్సాహం

- ఈడీ ద్వారా నోటీస్ వచ్చింది.. దానిలో ఏమి అనుమానం లేదు
- కోర్టు చెబితే ఈడీ, పీసీబీ ఇక ఏదీ కూడా ఉండదు
- బీఆర్ఎస్ చర్చిలో పైసెంబోలీ కేసీఆర్



తెలంగాణ బ్యారోప్రతినిధి: ఈడీ ద్వారా నోటీస్ వచ్చింది.. దానిలో ఏమి అనుమానం లేదని బీఆర్ఎస్ చర్చిలో పైసెంబోలీ కేసీఆర్ అన్నారు. రేపు కోర్టు లో చెబుతాం.. ఏ కేసులో దూకుదాగా లేని ఈడీ ఈ కేసులో మాత్రం అత్యుత్సాహం చూపిస్తుందని కేసీఆర్ మండ్ పడ్డారు. నేను ఎఫ్ఐఆర్ ను సవాల్ చేస్తున్నాను.. కోర్టు ఏమి చెబుతోందో.. కోర్టు చెబితే ఈడీ, పీసీబీ ఇక ఏదీ కూడా ఉండదు చదా అన్నారు. మన్మోహన్ సింగ్ కోసం ప్రత్యేక సమావేశం పెట్టారు. పీవీని కూడా గౌరవించాలన్నారు. పీవీకి కూడా న్యాయం జరిగే దాకా కొట్లాడతామన్నారు. 2025 సంవత్సరంలో కమిటీలు ఉంటాయి, సంస్కార కేసులను ఉంటుందన్నారు. సభ్యత సమయం ఉంటుందన్నారు. అధ్యక్షుడు ఎన్నిక కూడా ఉంటుందని కేసీఆర్ అన్నారు.

...continued from previous page.

### ASBA\*

Simple, Safe, Smart way of Application!!!!

\*Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA.

**Mandatory in public issues.**

**No cheque will be accepted.**

### UPI

UNIFIED PAYMENTS INTERFACE

ASBA has to be availed by all the investors except Anchor Investors. UPI may be availed by (i) Retail Individual Bidders in the Retail Portion; (ii) Non-Institutional Bidders with an application size of up to ₹ 500,000 in the Non-Institutional Portion. For details on the ASBA and UPI process, please refer to the details given in the Bid Cum Application Form and abridged prospectus and also please refer to the section "Offer Procedure" on page 508 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI") and Stock Exchanges and in the General Information Document. The Bid Cum Application Form and the Abridged Prospectus can be downloaded from the websites of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"), and together with BSE, the "Stock Exchanges" and can be obtained from the list of banks that is displayed on the website of SEBI at [www.sebi.gov.in/sebiweb/OtherAction.do?doRecognisedFp=yes&intmid=35](http://www.sebi.gov.in/sebiweb/OtherAction.do?doRecognisedFp=yes&intmid=35) and <https://www.sebi.gov.in/sebiweb/OtherAction.do?doRecognisedFp=yes&intmid=43>, respectively as updated from time to time. For the list of UPI apps and banks live on IPO, please refer to the link: [www.sebi.gov.in](http://www.sebi.gov.in). UPI Bidders Bidding using the UPI Mechanism may apply through the SCBSs and mobile applications whose names appear on the website of SEBI, as updated from time to time. ICICI Bank Limited have been appointed as the Sponsor Banks for the Offer, in accordance with the requirements of SEBI circular dated November 1, 2018 as amended. For Offer related queries, please contact the Book Running Lead Manager ("BRLMs") on their respective email IDs as mentioned below. For UPI related queries, investors can contact NPCI at the toll free number: 18001201740 and mail id: [ipo.upi@npci.org.in](mailto:ipo.upi@npci.org.in).

### IIFL CAPITAL

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Website: [www.iiflcap.com](http://www.iiflcap.com)  
Contact person: Nishita Mody/Pawan Jain  
SEBI registration no.: INM00010940

### MOTILAL OSWAL

INVESTMENT BANKING

Motilal Oswal Investment Advisors Limited  
Motilal Oswal Tower, Rahimtullah Sayani Road, Opposite Parel ST Depot, Prabhadevi, Mumbai 400 025, Maharashtra, India  
Tel: +91 22 7193 4380  
E-mail: [standardglassipo@motalalosal.com](mailto:standardglassipo@motalalosal.com)  
Investor grievance e-mail: [motilalredressal@motalalosal.com](mailto:motilalredressal@motalalosal.com)  
Website: [www.motilaloswalgroup.com](http://www.motilaloswalgroup.com)  
Contact person: Sankita Ajinkya/ Ritu Sharma  
SEBI registration no.: INM00011005

### KFINTECH

EXPERIENCE TRANSFORMATION

KFin Technologies Limited  
Selenium, Tower B, Plot No. 31 and 32, Financial District  
Nanakramguda, Serilingampally, Hyderabad 500 032, Telangana, India  
Telephone: +91 40 6716 2222  
E-mail: [sgitl.ipo@kfinetech.com](mailto:sgitl.ipo@kfinetech.com)  
Investor Grievance e-mail: [enward.ris@kfinetech.com](mailto:enward.ris@kfinetech.com)  
Website: [www.kfinetech.com](http://www.kfinetech.com)  
Contact Person: M. Murali Krishna  
SEBI Registration No.: INR00000221

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 58 of the RHP before applying in the Offer. A copy of the RHP is available on the website of SEBI at [www.sebi.gov.in](http://www.sebi.gov.in) and is also available on the websites of the BRLMs, IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at [www.iiflcap.com](http://www.iiflcap.com) and Motilal Oswal Investment Advisors Limited at [www.motilaloswalgroup.com](http://www.motilaloswalgroup.com) respectively, the website of the Company, at [www.standarddgr.com](http://www.standarddgr.com) and the websites of the Stock Exchanges, for BSE at [www.bseindia.com](http://www.bseindia.com) and for NSE at [www.nseindia.com](http://www.nseindia.com).

AVAILABILITY OF THE ABRIDGED PROSPECTUS: A copy of the Abridged Prospectus shall be available on the website of the Company, the BRLMs and the Registrar to the Offer at [www.iiflcap.com](http://www.iiflcap.com) and [www.motilaloswalgroup.com](http://www.motilaloswalgroup.com), respectively.

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of our Company, STANDARD GLASS LINING TECHNOLOGY LIMITED: Telephone: 040 3518 2204; BRLMs: IIFL Capital Services Limited (formerly known as IIFL Securities Limited): Tel: +91 22 4646 4728 and Motilal Oswal Investment Advisors Limited: Tel: +91 22 7193 4380 and Syndicate Members: Motilal Oswal Financial Services Limited: Telephone: +91 22 7193 4380/+91 22 7193 4263 and at selected locations of Sub-Syndicate Members (as given below), Registered Brokers, SCBSs, Designated RTA Locations and Designated CDP Locations for participating in the Offer. Bid cum Application Forms will also be available on the websites of the Stock Exchanges at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com) and at all the Designated Branches of SCBSs, the list of which is available on the websites of the Stock Exchanges and SEBI. SUB-SYNDICATE MEMBERS: Anand Rathi Share & Stock Brokers Ltd., Axis Capital Ltd, HDFC

Securities Ltd, LKP Securities Limited, ICICI Securities Ltd, JM Financial Services Ltd, Kotak Securities Ltd, Nuvama Wealth and Investment Limited, RR Equity Brokers Pvt. Ltd., SBICAP Securities Ltd, ShareKhan Limited, SMC Global Securities Ltd., Yes Securities India Ltd.

Public Offer Account Bank and Sponsor Bank : HDFC Bank Limited

Escrow Collection Bank, Sponsor Bank and Refund Bank : ICICI Bank Limited

UPI: UPI Bidders can also Bid through UPI Mechanism.

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

For STANDARD GLASS LINING TECHNOLOGY LIMITED  
On behalf of the Board of Directors  
Sd/-  
Kallam Hima Priya  
Company Secretary & Compliance Officer

STANDARD GLASS LINING TECHNOLOGY LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the RHP dated December 30, 2024 with the RoC. The RHP is made available on the website of the SEBI at [www.sebi.gov.in](http://www.sebi.gov.in) as well as on the of the BRLMs i.e., IIFL Capital Services Limited (formerly known as IIFL Securities Limited) at [www.iiflcap.com](http://www.iiflcap.com) and Motilal Oswal Investment Advisors Limited at [www.motilaloswalgroup.com](http://www.motilaloswalgroup.com), the website of the NSE at [www.nseindia.com](http://www.nseindia.com) and the website of the BSE at [www.bseindia.com](http://www.bseindia.com) and the website of the Company at [www.standarddgr.com](http://www.standarddgr.com). Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section titled "Risk Factors" beginning on page 58 of the RHP. Potential investors should not rely on the Draft Red Herring Prospectus dated July 24, 2024 filed with SEBI for making any investment decision.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. 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 (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are 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 pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

CONCEPT