

खबर कोना

भारतीय मूल की
व्याख्याता ने जीता सिंगापुर
साहित्य पुरस्कार

सिंगापुर, 11 सितंबर (भाषा)।

सिंगापुर की 'नानयांग टेक्नोलाजी यूनिवर्सिटी' में भारतीय मूल की एक व्याख्याता ने अंग्रेजी भाषा में लिखी अपनी लघुकथा 'नाइन यार्ड साडीज' के लिए सिंगापुर साहित्य पुरस्कार जीता है। प्रशांति राम (32) की यह पहली रचना 2023 के अंत में प्रकाशित हुई थी। कहानी का ताना बाना सिंगापुर, सिडनी, न्यूयार्क और कनेक्टिकट में फैले तमिल ब्राह्मण परिवार की पीढ़ियों के इर्द गिर्द बना गया है। प्रशांति ने अपनी रचना को पुरस्कृत किए जाने पर कहा, 'मुझे बिल्कुल यकीन नहीं हो रहा है। मैं बहुत आभारी हूँ कि निर्णय लेने वालों ने 'नाइन यार्ड साडीज' में खुबियां देखी खासकर तब जब मैंने ये किताब अपने दिवंगत पिता की देखभाल करते हुए

एशिया दौरे के तहत
सिंगापुर पहुंचे पोप फ्रांसिस

सिंगापुर, 11 सितंबर (भाषा)।

रोमन कैथोलिक चर्च के प्रमुख पोप फ्रांसिस अपने एशिया दौरे के आखिरी चरण में बुधवार को सिंगापुर पहुंचे। 'द स्ट्रेट्स टाइम्स' की खबर के अनुसार, 87-वर्षीय पोप तिमीर-लेस्ते के दिली हवाई अड्डे से स्थानीय समयानुसार पूर्वाह्न 11:20 बजे 'चाटर्ड' विमान से रवाना हुए और अपराह्न 2:50 बजे यहां पहुंचे।

अमेरिकी राष्ट्रपति चुनाव : विदेश नीति, अर्थव्यवस्था, सीमा सुरक्षा और गर्भपात जैसे मुद्दों पर घिरे पूर्व राष्ट्रपति

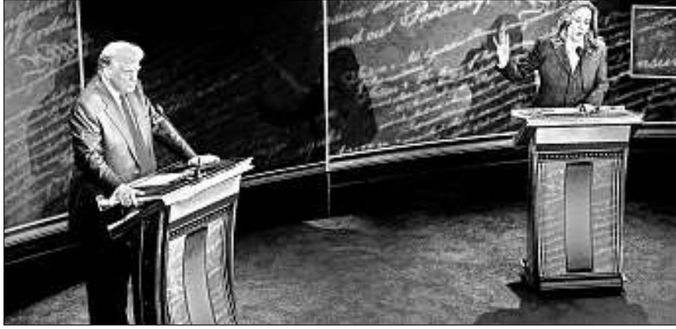
बहस में डोनाल्ड ट्रंप पर भारी पड़ी कमला हैरिस

जनसत्ता ब्यूरो
नई दिल्ली, 11 सितंबर।

अमेरिका में राष्ट्रपति पद के चुनाव से पहले डेमोक्रेटिक पार्टी की ओर से राष्ट्रपति पद की उम्मीदवार कमला हैरिस ने मंगलवार को पहली बहस में अपने रिपब्लिकन प्रतिद्वंद्वी डोनाल्ड ट्रंप को पछाड़ दिया। हैरिस अमेरिकी विदेश नीति, अर्थव्यवस्था, सीमा सुरक्षा और गर्भपात जैसे विषयों पर ट्रंप को घेरने में कामयाब रही।

ट्रंप के साथ इस बहस के दौरान हैरिस पूर्व में 'प्रेसिडेंशियल डिबेट' में राष्ट्रपति जो बाइडेन के निराशाजनक प्रदर्शन की भरपाई करने का भरपूर प्रयास करती भी दिखाईं और 90 मिनट चली इस बहस में हैरिस ने ट्रंप को चारों ओर से घेरने का प्रयास किया। पूर्व राष्ट्रपति ने जब मौजूदा प्रशासन की निंदा की तो उपराष्ट्रपति हैरिस ने उन्हें स्पष्ट संदेश देते हुए कहा, 'आप जो बाइडेन के खिलाफ चुनाव नहीं लड़ रहे हैं। आप मेरे खिलाफ चुनाव लड़ रहे हैं।' बहस की शुरुआत मंगलवार को दोनों नेताओं ने हाथ मिलाकर की, लेकिन बाद में यह तीखे आक्रामक तौरों में बदल गई। पेन्सिलवेनिया में 90 मिनट चली इस बहस के दौरान हैरिस (59) ने अपनी बहस समेटते हुए अंत में टिप्पणी की, 'मुझे लगता है कि आपने आज रात देश के लिए दो बिल्कुल अलग-अलग दृष्टिकोण सुने। एक जो भविष्य पर केंद्रित है और दूसरा जो अतीत पर केंद्रित है तथा हमें पीछे की ओर ले जाने वाला है, लेकिन हम पीछे नहीं जा रहे हैं।' उन्होंने दावा कि दुनिया के नेता 'डोनाल्ड ट्रंप पर हंसते हैं' और उनका उपहास उड़ाने में कोई कसर नहीं छोड़ते हैं।

उन्होंने कहा, 'मैंने सैन्य नेताओं के साथ बात की है, जिनमें से कुछ आपके साथ काम कर चुके हैं। उनका कहना है कि आप एक कलंक हैं।' ट्रंप (78) ने भी हैरिस को घेरने का प्रयास करते हुए



हैरिस राष्ट्रपति बनी तो इजराइल का अस्तित्व मित जाएगा : ट्रंप

जनसत्ता ब्यूरो
नई दिल्ली, 11 सितंबर।

अमेरिका में राष्ट्रपति पद के लिए रिपब्लिकन पार्टी के उम्मीदवार डोनाल्ड ट्रंप ने डेमोक्रेटिक पार्टी की उम्मीदवार कमला हैरिस पर इजराइल से नफरत करने का आरोप लगाते हुए कहा कि अगर वह राष्ट्रपति बन गई तो यहूदी राष्ट्र का दो साल के भीतर अस्तित्व मित जाएगा। ट्रंप ने मंगलवार को

पूछा कि आखिर अभी वह जो वादे कर रही हैं उसे उन्होंने राष्ट्रपति जो बाइडेन और अपने नेतृत्व वाले प्रशासन में इन साढ़े तीन वर्षों के कार्यकाल में क्यों नहीं पूरा किया? पूर्व राष्ट्रपति ने बहस के समापन में अपनी टिप्पणी में कहा, 'उन्होंने इसी बात से शुरुआत की कि वह ऐसा करेंगी, वह वैसे

पेंसिलवेनिया में हैरिस के साथ बहस के दौरान यह टिप्पणी की। बहस में ट्रंप ने कहा कि अगर वह राष्ट्रपति होते तो इजराइल-हमास युद्ध कभी शुरू नहीं होता। ट्रंप ने कहा, 'जब इजराइल के प्रधानमंत्री बेजामिन नेतन्याहू काग्रेस में एक बहुत ही महत्वपूर्ण भाषण देने आए थे, तब भी वह (हैरिस) उनसे नहीं मिलीं। उन्होंने वहां जाने से इनकार कर दिया क्योंकि वह पार्टी कर रही थीं...वह इजराइल से नफरत करती हैं।'

इजराइल से नफरत के संबंध में ट्रंप के दावे पर हैरिस ने कहा, 'यह बिल्कुल सच नहीं है। हैरिस ने खुद को यहूदी राष्ट्र का आजीवन समर्थक बताया। उन्होंने कहा कि हमास के नरसंहार के बाद इजराइल को अपनी रक्षा करने का अधिकार है, लेकिन यह मायने रखता है कि कैसे?' हैरिस ने कहा कि गाजा में लगभग एक साल से जारी युद्ध शुरू कैसे हुआ? हैरिस ने कहा, 'आइए समझते हैं कि हम यहां कैसे पहुंचे।'

गायिका टेलर स्विफ्ट ने
हैरिस को दिया समर्थन

प्रसिद्ध गायिका टेलर स्विफ्ट ने अमेरिकी राष्ट्रपति पद के चुनाव के लिए डेमोक्रेटिक पार्टी की उम्मीदवार कमला हैरिस और रिपब्लिकन पार्टी के उम्मीदवार डोनाल्ड ट्रंप के बीच मंगलवार रात बहस संपन्न होने के बाद हैरिस का समर्थन किया। स्विफ्ट ने सोशल मीडिया मंच हाइस्टाग्राम पर एक पोस्ट में कहा, हामुझे लगता है कि वह एक दृढ़ निश्चयी और

प्रतिभाशाली नेता हैं और मेरा मानना है कि अगर हमारा अराजकता के बजाय शांति से नेतृत्व किया जाए तो हम बहुत कुछ हासिल कर सकते हैं। उन्होंने एक तस्वीर साझा की जिसमें उनके साथ एक बिल्ली भी है। तस्वीर पर स्विफ्ट ने लिखा, 'चाइल्डलेस केट लेडी'। दरअसल डोनाल्ड ट्रंप द्वारा चुने गए उपराष्ट्रपति पद के उम्मीदवार जेडी वेंस ने यह टिप्पणी की थी।

के बाद बाइडेन ने राष्ट्रपति पद की वीडियो से नाम वापस ले लिया तथा नवंबर में होने वाले चुनाव में हैरिस के लिए पार्टी उम्मीदवार बनने का मार्ग प्रशस्त किया। बहस का संचालन कर रहे 'एबीसी न्यूज' के संचालकों को इस दौरान कई बार तथ्यों की जांच के लिए टोकना पड़ा।

MODERN ENGINEERING AND
PROJECTS LIMITED

Modern Engineering and Projects Limited ("Company" or "Issuer") was incorporated as Singtom Tea Co. (1946) Limited under the Companies Act, 1913 at Calcutta on February 26, 1946. The name was changed to Modern Convertors Limited on May 18, 1976 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, West Bengal. The name of the Company was once again changed to its current name Modern Engineering and Projects Limited on December 03, 2021 vide a fresh Certificate of Incorporation issued by the Registrar of Companies, Kolkata, West Bengal. Our Registered Office has been shifted from the state of West Bengal to Maharashtra vide the Order of the Regional Director dated December 17, 2021 which was registered with Registrar of Companies, Mumbai vide Certificate of Registration of Regional Director Order for change of State dated April 28, 2022. For details of changes in the name and in the registered office of our Company, refer chapter titled "General Information" on page 36 of the Letter of Offer.

Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra ; Tel: +91 66666007 Fax: N.A.

Contact Person: Sanjay Jha, Company Secretary and Compliance Officer; E-mail: cs@mep.ltd; Website: www.mep.ltd

Corporate Identification Number: L01132MH1946PLC381640

OUR PROMOTERS: JASHANDEEP SINGH, VAISHALI S MULAY, SHASHIKANT BHOGE AND JETRA INFRASTRUCTURE PRIVATE LIMITED

ISSUE OF UP TO 1,23,60,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE AGGREGATING UP TO ₹494.40 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF FOUR(4) RIGHTS EQUITY SHARES FOR EVERY ONE (1) FULLY PAID-UP EQUITY SHARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MONDAY, AUGUST 26, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THIS LETTER OF OFFER.

*Assuming full subscription with respect to Rights Equity Shares

Issue Programme:

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY RIGHTS ISSUE OPEN
Last date for receipt of Rights Issue Application forms is extended up to
Friday, September 20, 2024
Last date for on Market Renunciation extended up to
Tuesday, September 17, 2024

ASBA * Simple, Safe, Smart way of Application - Make use of it!!!
*Applications Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For details, check section

PROCESS OF MAKING AN APPLICATION IN THE ISSUE: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all investors desiring to make an application in this issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details of procedure for application by the resident eligible shareholders holding equity shares in physical form as on record date, please see "Making of an application by eligible equity shareholders holding equity shares in physical form" on page 179 of the Letter of Offer.

Kindly note that Non-Resident Investors can apply in this Issue using the ASBA mode only.

Investors should carefully read the provisions applicable to such applications before making their application through ASBA. For details of procedure for application by the resident eligible shareholders holding equity shares in physical form as on record date, please see "Making of an application by eligible equity shareholders holding equity shares in physical form" on page 183 of the Letter of Offer.

LAST DATE FOR APPLICATION: This is to inform the Eligible shareholders of the Company that the date of Closure of the Rights Issue which opened on Thursday, September 05, 2024 and was scheduled to close on Tuesday, September 17, 2024 has now been extended by the Company to Friday, March 20, 2024 and the last date for on market renunciation has now been extended to Tuesday, September 17, 2024 by the Rights Issue Committee of the Board of Directors in its Meeting held on September 10, 2024, in order to provide an opportunity to shareholders to exercise the rights in the Rights Issue.

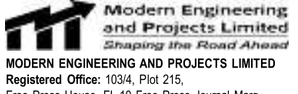
Accordingly, Last date of submission of the duly filled Rights Issue Application forms is extended upto Friday, September 20, 2024 (i.e. Issue Closing Date)

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OF OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE TUESDAY, SEPTEMBER 17, 2024 SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM.

Allotment of rights equity shares in dematerialised form: Please note that the rights equity shares applied for in this issue can be allotted only in dematerialised form and to the same depository account in which our equity shares are held by such investor on the record date.

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchange and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date i.e. September 20, 2024 or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in this Letter of Offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Equity Shares hereby offered, as set out in "Terms of the Issue-Basis of Allotment" on page 198 of the Letter of Offer.

ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY WHO ARE ENTITLED TO APPLY FOR THE RIGHTS ISSUE ARE REQUESTED TO TAKE NOTE OF THE ISSUE CLOSURE DATE AS FRIDAY SEPTEMBER 20, 2024. ACCORDINGLY, THERE IS NO CHANGE IN THE LETTER OF OFFER, ABRIDGED LETTER OF OFFER, STATUTORY ADVERTISEMENT, ENTITLEMENT LETTER AND APPLICATION FORM EXCEPT IN THE MODIFICATION OF THE LAST DATE FOR ON MARKET RENUNCIATION AND THE ISSUE CLOSING DATE; RESULTANT CHANGE IN THE INDICATIVE TIMELINE OF POST ISSUE ACTIVITIES ON ACCOUNT OF EXTENSION OF ISSUE CLOSING DATE.

| Registrar to the Issue | Company Secretary and Compliance Officer |
|---|--|
|  Purva Share Registry (I) Private Limited Unit No. 9, Ground Floor, Shiv Shakti Industrial Estate, J.R. Boricha Marg, Lower Parel (East), Mumbai, 400011, Maharashtra Contact Details: +91-22-4961 4132/ +91-22-3199 8810 Email: newissue@purvashare.com Website: www.purvashare.com Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR00001112 |  MODERN ENGINEERING AND PROJECTS LIMITED Registered Office: 103/4, Plot 215, Free Press House, FL-10 Free Press Journal Marg, Nariman Point, Mumbai 400 021, Maharashtra Tel: +91 66666007 Fax: N.A. E-mail: cs@mep.ltd Website: www.mep.ltd |

For MODERN ENGINEERING AND PROJECTS LIMITED
On behalf of the Board of Directors
Sd/-
Sitaram Dhulipala
Managing Director
DIN : 03408989

Place: Mumbai
Date: September 11, 2024

(This is only an advertisement for information purpose and not a prospectus announcement.)



SPP POLYMER LIMITED

CIN: U15412DL2004PLC128666

Our Company was originally incorporated dated August 27, 2004 as "S.P.P. Food Products Private Limited" as a private limited company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated August 27, 2004, issued by the Registrar of Companies, N.C.T. of Delhi & Haryana. The name of our company was changed to "SPP Polymer Private Limited". Consequent upon change of name a fresh Certificate of Incorporation dated May 12, 2023 was issued by Registrar of Companies, Delhi. Subsequently Our Company was converted from a private limited company to public limited company by resolution passed in the Extra-Ordinary General Meeting of the company dated August 24, 2023 and consequently, the name of our Company was changed to "SPP Polymer Limited" and a fresh certificate of incorporation dated September 20, 2023 was issued to our Company by the Registrar of Companies, Delhi. The Corporate Identification Number of our Company is U15412DL2004PLC128666. For details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 120 of Prospectus.

Registered office: Bearing No DPT212, DLF Prime Tower, Okhla Industrial Estate, Okhla Industrial Area Phase-I, Delhi-110020, India;
Tel No.: +91 91 5944297751; | E-Mail: cs@spppolymer.com; | Contact Person: Chetna Shoor, Company Secretary and Compliance Officer
Website: www.spppolymer.com; | Corporate Identity Number: U15412DL2004PLC128666

OUR PROMOTERS: MR. DIPAK GOYAL, MR. MAHAVIR BAHETI, MR. LILADHAR MUNDHARA AND, MR. ASHA RAM BAHETI

THE OFFER

INITIAL PUBLIC ISSUE OF 41,50,00,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF SPP POLYMER LIMITED ("SPP POLYMER" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹59/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹49/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹2,448.50/- ("THE ISSUE"), OF WHICH 2,10,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹59/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹49/- PER EQUITY SHARE AGGREGATING TO ₹123.90/- WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E., NET ISSUE OF 39,40,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹59/- PER EQUITY SHARE AGGREGATING TO ₹2,324.60/- LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.96% AND 25.59% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO.208 OF PROSPECTUS.

ADDENDUM

This is with reference to Prospectus dated September 03, 2024 filed with Registrar of Companies, Delhi ("ROC"), SME Platform (NSE Emerge) of National Stock Exchange of India (NSE) and Securities and Exchange Board of India ("SEBI") in relation to the Issue. All capitalized term used in the notice shall, unless the context otherwise requires, has the meaning ascribed in the prospectus.

INVESTOR MAY PLEASE NOTE THE PROSPECTUS SHALL BE READ IN CONJUNCTION WITH THIS ADDENDUM.

Please read the below mentioned details under the heading "Basis of Allotment" on page no: 244 covered in chapter titled "Issue Procedure" starting from page no 217 of Prospectus:

The Allotment of Equity Shares to Bidders between Retail Individual Investors and Anchor Investors may be on proportionate basis. No Retail Individual applicant will be allotted less than the minimum application Lot subject to availability of Equity Shares in Retail Individual Investor Category and the remaining available Equity Shares, if any will be allotted on a proportionate basis. The Company is required to receive a minimum subscription of 90% of the Issue.

Flow of Events from the closure of bidding period (T DAY) Till Allotment:

- On T Day, Registrar to validate the electronic bid details with the depository records and also reconcile the final certificates received from the Sponsor Bank for UPI process and the SCSBs for ASBA and Syndicate ASBA process with the electronic bid details.
- Registrar identifies cases with mismatch of account number as per bid file / Final Certificate and as per applicant's bank account linked to depository demat account and seek clarification from SCSB to identify the applications with third party account for rejection.
- Third party confirmation of applications to be completed by SCSBs on T+1 day.
- Registrar prepares the list of final rejections and circulate the rejections list with LM/ Company for their review/ comments.
- Post rejection, the Registrar submits the basis of allotment with the Stock Exchange.
- The Stock Exchange, post verification approves the basis and generates drawal of lots wherever applicable, through a random number generation software.
- The Registrar uploads the drawal numbers in their system and generates the final list of allottees as per process mentioned below:

Process for generating list of allottees: -

- Instruction is given by Registrar in their Software System to reverse category wise all the application numbers in the ascending order and generate the bucket/batch as per the allotment ratio. For example, if the application number is 78654321 then system reverses it to 12345687 and if the ratio of allottees to applicants in a category is 2:7 then the system will create lots of 7. If the drawal of lots provided by Stock Exchange is 3 and 5 then the system will pick every 3rd and 5th application in each of the lot of the category and these applications will be allotted the shares in that category.
- In categories where there is proportionate allotment, the Registrar will prepare the proportionate working based on the oversubscription times.
- In categories where there is undersubscription, the Registrar will do full allotment for all valid applications.
- On the basis of the above, the Registrar will work out the allottees, partial allottees and non- allottees, prepare the fund transfer letters and advise the SCSBs to debit or unblock the respective accounts.

PROPOSED LISTING

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE Emerge"), in terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In-Principle Approval Letter dated July 10, 2024 from National Stock Exchange of India Limited for using its name in this offer document for listing of our shares on the NSE Emerge. For the purpose of this Issue, the Designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI")

Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Offer Document was not filed with SEBI. In terms of the SEBI ICDR Regulations, SEBI shall not issue any observations on the Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "SEBI Disclaimer Clause" on page 200 of the Prospectus.

DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED (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 the Offer Document for the full text of the "Disclaimer Clause of the NSE" on page 200 of the Prospectus."

| LEAD MANAGER OF THE ISSUE | REGISTRAR TO THE ISSUE | COMPLIANCE OFFICER OF THE ISSUER |
|--|--|--|
|  INTERACTIVE FINANCIAL SERVICES LIMITED Address: office No. 508, Fifth Floor, Priviera, Nehru Nagar, Ahmedabad- 380015, Gujarat, India. Tel No.: 079 4908 8019 (M) +91-9898055647 Web Site: www.ifinservices.in Email: mdbd@ifinservices.in Investor Grievance Email: info@ifinservices.in Contact Person: Pradipto Sandhir SEBI Reg. No.: INM000012856 |  KFIN TECHNOLOGIES LIMITED SEBI Registration Number: INR000000221 Address: Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032, Telangana Tel. Number: +91 40 6716 2222 Email Id: spppolymer ipo@kfintech.com Investors Grievance Id: inward.ris@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna |  Chetna Shoor, Company Secretary and Compliance Officer SPP POLYMER LIMITED Address: Bearing No DPT212, DLF Prime Tower, Okhla Industrial Estate, Phase I, New Delhi-110020 India Tel No.: +91 5944297751; Website: www.spppolymer.com ; E-mail: cs@spppolymer.com Investors can contact our Company Secretary and Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre-issue or post-issue related problems, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc. |

Date: September 12, 2024
Place: New Delhi

SPP POLYMER LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an Initial Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Delhi. The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.ifinservices.in, website of the National Stock Exchange of India Limited at www.nseindia.com and website of Issuer Company at www.spppolymer.com.

Potential Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page no. 20 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and will not be issued or sold within the United States or to, or for the account or benefit of "U.S. persons" (as defined in the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.