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("SEBI ICDR REGULATIONS"). NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA. PUBLIC ANNOUNCEMENT





Code to view the DRHP

# SANATHAN TEXTILES LIMITED

certificate of incorporation issued by the RoC, on October 10, 2005. Thereafter, our Company was converted into a public limited company pursuant to a resolution passed by the shareholders of our Company passed in their meeting on November 12, 2021, and the name of our Company was changed to its present name 'Sanathan Textiles Limited', pursuant to a fresh certificate of incorporation issued by the RoC on November 18, 2021. For details of changes in the name and registered office of our Company, see 'History and Certain Corporate Matters' on page 251 of the draft red herring prospectus dated August 20, 2024 (the "DRHP" or the "Draft Red Herring Prospectus") filed with Securities and Exchange Board of India.

Corporate Identification Number: U17299DN2005PLC005690

Registered Office: SRV NO. 187/4/1/2, Near Surangi Bridge, Surangi, Dadra & Nagar Haveli, Silvassa - 396230, India Corporate Office: D-15, Trade World Building Kamala Mills Compound, Senapati Bapat Marg Lower Parel, Mumbai - 400013, Maharashtra, India Contact Person: Dsouza Jude Patrick. Company Secretary and Compliance Officer: Tel: + 91 22 6634 3312/3/4/5/6; E-mail: investors@sanathan.com: Website: https://www.sanathan.com

OUR PROMOTERS: PARESH VRAJLAL DATTANI, AJAY VALLABHDAS DATTANI, ANILKUMAR VRAJDAS DATTANI. DINESH VRAJDAS DATTANI, NIMBUS TRUST, D&G FAMILY TRUST, A&J FAMILY TRUST AND P&B FAMILY TRUST

INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (EQUITY SHARES) OF SANATHAN TEXTILES LIMITED ('COMPANY' OR 'ISSUER') FOR CASH AT A PRICE OF [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) (OFFER PRICE) AGGREGATING UP TO ₹ 8,000.00 MILLION (OFFER) COMPRISING A FRESH ISSUE OF UP TO [ • ] EQUITY SHARES AGGREGATING UP TO ₹ 5,000.00 MILLION BY OUR COMPANY (FRESH ISSUE) AND AN OFFER FOR SALE OF UP TO [◆] EQUITY SHARES AGGREGATING UP TO ₹ 3,000.00 MILLION BY THE SELLING SHAREHOLDERS (OFFER FOR SALE) COMPRISING UP TO [◆] EQUITY SHARES AGGREGATING UP TO ₹ 618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [◆] EQUITY SHARES AGGREGATING UP TO ₹ 693.50 MILLION BY AJAY VALLABHDAS DATTANI, UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 711.25 MILLION BY ANILKUMAR VRAJDAS DATTANI, UP TO [.] EQUITY SHARES AGGREGATING UP TO ₹743.75 MILLION BY DINESH VRAJDAS DATTANI (THE 'PROMOTER SELLING SHAREHOLDERS'), UP TO [.] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VAJUBHAI INVESTMENTS PRIVATE LIMITED, UP TO [ • ] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VALLABHDAS DATTANI HUF, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 45.00 MILLION BY SONALI AJAYKUMAR DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY DATTANI DINESHKUMAR VRAJDAS HUF AND UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹ 70.00 MILLION BY BEENA PARESH DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹35.00 MILLION BY ANILKUMAR VRAJDAS DATTANI HUF, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 60.00 MILLION BY PARESH KUMAR V DATTANI HUF, UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 2.50 MILLION BY JAYSHREE ANILKUMAR DATTANI, UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VALLABHDAS DATTANI AND UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 0.25 MILLION BY AJAY KUMAR V DATTANI HUF (THE 'PROMOTER GROUP SELLING SHAREHOLDERS' AND TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS, COLLECTIVELY REFERRED AS 'SELLING SHAREHOLDERS' AND SUCH OFFER FOR SALE BY THE SELLING SHAREHOLDERS, THE 'OFFER FOR SALE')

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER AN ISSUE OF SPECIFIED SECURITIES, AS MAY BE PERMITTED UNDER APPLICABLE LAW, TO ANY PERSON(S), AGGREGATING UP TO ₹ 1,000.00 MILLION AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC (PRE-IPO PLACEMENT), THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THE PRE-IPO PLACEMENT, IF APPROPRIATELY INTIMATE 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 THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS. THE BOOK RUNNING LEAD MANAGERS (BRLMS) AND WILL BE ADVERTISED IN ALL EDITIONS OF THE [◆], AN ENGLISH LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION, AND ALL EDITIONS OF [+], A HINDI LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION AND ALL EDITIONS OF [+], A GUJARATI LANGUAGE

(ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (SEBI ICDR REGULATIONS). In case of any revision in the Price Band, the Bid/Issue Period will be extended by at least 3 additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Issue Period for a minimum of 1 Working Day, subject to the Bid/Issue 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 press release, and also by indicating the change on the

website 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.

NATIONAL DAILY WITH WIDE CIRCULATION (GUJARATI, BEING THE REGIONAL LANGUAGE OF UNION TERRITORY OF DADRA AND NAGAR HAVELI AND DAMAN

AND DIU, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST 2 WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE

AVAILABLE TO THE BSE LIMITED (BSE) AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED (NSE, AND TOGETHER WITH THE BSE, THE STOCK EXCHANGES) FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES. IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contacts (Regulation) Rules, 1957 (SCRR), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations, through the Book Building Process wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (QIBs) (such portion referred to as 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 in accordance with the SEBI ICDR Regulations (Anchor Investor Portion), out of which one-third shall be reserved for domestic Mutual Funds only, 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 accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹ 0.20 million and up to ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors and not less than 35% of the Offer shall be available for allocation to Retail Individual Investors 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 required to mandatorily use the Application Supported by Blocked Amount (ASBA) process providing details of their respective ASBA accounts, and UPI ID in case of UPI Bidders, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For further details, see 'Offer Procedure' on page 471 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated August 20, 2024 with SEBI and thereafter with the Stock Exchanges.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of such 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 equity shares are proposed to be listed, the websites of the BRLMs, i.e., DAM Capital Advisors Limited at www.damcapital.in, ICICI Securities Limited at www.icicisecurities.com and the website of our Company at https://www.sanathan.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 and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. 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 of 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 in the Offer have not been recommended or approved by the 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' on page 34 of the DRHP.

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 Stock Exchanges being BSE Limited ("BSE") and National Stock Exchange

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

Limited ("NSE" together with BSE, the "Stock Exchanges"). For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 251 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 96 of the DRHP.

**BOOK RUNNING LEAD MANAGERS** 

**DAM Capital Advisors Limited** One BKC, Tower C, 15th Floor, Unit No. 1511 Bandra Kurla Complex, Bandra (East) Mumbai - 400 051, Maharashtra, India

Tel: +91 22 4202 2500 E-mail: Sanathan.ipo@damcapital.in Website: www.damcapital.in Investor Grievance E-mail: complaint@damcapital.in Contact person: Arpi Chheda SEBI registration number: MB/INM000011336

Place: Dadra & Nagar Haveli, Silvassa

Date : August 21, 2024

CICI Securities

**ICICI Securities Limited** ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025, Maharashtra, India Tel: +91 22 6807 7100 E-mail: sanathan.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance E-mail: customercare@icicisecurities.com

KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Selenium, Tower B, Plot No. 31 and 32, Gachibowli, Financial District, Nanakramguda, Serilingampally Hyderabad - 500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: stl.ipo@kfintech.com Investor Grievance E-mail: einward.ris@kfintech.com Website: www.kfintech.com

Contact person: M. Murali Krishna

REGISTRAR TO THE OFFER

KFINTECH

SEBI registration number: INM000011179 SEBI registration number: INR000000221

Contact person: Gauray Mittal /

Abhijit Diwan

On behalf of the Board of Directors Dsouza Jude Patrick Company Secretary and Compliance Officer

For SANATHAN TEXTILES LIMITED

SANATHAN TEXTILES LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP dated August 20, 2024 with SEBI and 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, the websites of the BRLMs, i.e., DAM Capital Advisors Limited at www.damcapital.in, ICICI Securities Limited at www.icicisecurities.com and the website of our Company at https://www.sanathan.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 34 of the DRHP. Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933 ("U.S. Securities Act") or any other applicable law of 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 state securities laws. Accordingly, the Equity Shares are being offered only outside 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 those offers and sales are made.

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Declaration of Distribution (of Income & Capital) (previously Referred as Dividend) Under Various Schemes of Axis Mutual Fund Axis Mutual Fund Trustee Limited, Trustee to Axis Mutual Fund ("the Fund") has approved the declaration of Distribution (of Income & Capital) (previously referred as dividend) under the Income Distribution cum Capital Withdrawal (IDCW) options of following schemes, the particulars of which are as under:

Quantum of Distribution (of income & capital) (₹ per unit)*	Record Date*	Face Value (₹ perUnit)	NAV as on August 20, 2024 (₹ per unit)	
0.05	August 26th, 2024	10	11.0458	
0.05			11.9594	
0.00			12,42	
0.09			14.24	
0.10			10	14.21
0.10			17.14	
0.15			20.2083	
- 0.15			26.4936	
	Distribution (of income	Distribution (of income & capital) (₹ per unit)*  0.05  0.09  August 26th, 2024	Distribution (of income & capital) (₹ per unit)*  0.05  0.09  August 26th, 2024	

#As reduced by the amount of applicable statutory levy, if any.

or the immediately following Business Day if that day is not a Business Day.

Pursuant to payment of IDCW, the NAV of the above stated IDCW option of the schemes/plans would fall to the extent of payout and statutory levy, if any. The Distribution would be paid to the beneficial owners / unit holders whose names appear in the statement of beneficial owners

maintained by the depositories under the said schemes/plans at the close of business hours on the record date and to the unit holders holding units in physical form, whose names appear in the Register of unit holders maintained with Registrar and Transfer Agent under the IDCW options of the schemes/plans as at the close of the business hours on the record date.

Investors may kindly note that declaration of Distribution is subject to availability of distributable surplus on the record date/exdistribution date. In case the distributable surplus is less than the quantum of Distribution on the record date/ex-distribution date, the entire available distributable surplus in the schemes/plans will be declared as Distribution.

Investors are requested to kindly take note of the above.

For Axis Asset Management Company Limited (CIN - U65991MH2009PLC189558) (Investment Manager to Axis Mutual Fund)

Place: Mumbai Date: August 21, 2024 Gop Kumar Bhaskaran No.: 58/2024-25 Managing Director & Chief Executive Officer

Statutory Details: Axis Mutual Fund has been established as a Trust under the Indian Trusts Act, 1882, sponsored by Axis Bank Ltd. (liability restricted to ₹ 1 Lakh). Trustee: Axis Mutual Fund Trustee Limited Investment Manager: Axis Asset Management Company Limited (the AMC) Risk Factors: Axis Bank Ltd. is not liable or responsible for any loss or shortfall resulting from the operation of the schemes. Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



One Lodha Place, 22" & 23" Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code - 400 013, India. TEL: (022) 6649 6100, EMAIL: customerservice@axismf.com, WEBSITE: www.axismf.com.

# **HSBC MUTUAL FUND** NOTICE

Notice is hereby given that the Trustees of HSBC Mutual Fund have approved the declaration of dividends under the Income Distribution cum Capital Withdrawal (IDCW) option of the following schemes of HSBC Mutual Fund:

Sr. No.	Scheme/ Plan/ Option	Quantum of Dividend (in ₹ per unit)	NAV of the IDCW Option (as on August 20, 2024) (in ₹ per unit)	
1.	HSBC Credit Risk Fund - Regular Plan - IDCW Option	0.075	10.2510	
2.	HSBC Credit Risk Fund - Direct Plan - IDCW Option	0.080	11.1107	
3.	HSBC Medium Duration Fund - Regular Plan - IDCW Option	0.070	10.5996	
4.	HSBC Medium Duration Fund - Direct Plan - IDCW Option	0.075	11.5695	
5.	HSBC Aggressive Hybrid Fund - Regular Plan - IDCW Option	0.210	30.7740	
6.	HSBC Aggressive Hybrid Fund - Direct Plan - IDCW Option	0.240	36.0943	
7.	HSBC Balanced Advantage Fund - Regular Plan - IDCW Option	0.130 0.150	20.4364	
8.	HSBC Balanced Advantage Fund - Direct Plan - IDCW Option			
9.	HSBC Midcap Fund - Regular Plan - IDCW Option	7.500	86.8123	
10.	HSBC Midcap Fund - Direct Plan - IDCW Option	7.500	97.3082	
11.	HSBC Business Cycles Fund - Regular Plan - IDCW Option	2.500	29.2984	
12.	HSBC Business Cycles Fund - Direct Plan - IDCW Option	2.500	31.4305	

Record Date: August 26, 2024. Face Value: Rs 10 per unit

The above dividend is subject to availability of distributable surplus and may be lower to the extent of distributable surplus available on the record date. Pursuant to payment of dividend, the NAV of the IDCW option of the above-mentioned schemes/plans will fall to the extent of dividend distribution and statutory levy, if any.

All the unitholders of the above schemes whose names appear on the register of unitholders as on the record date will be eligible to receive the dividend.

For & on behalf of HSBC Asset Management (India) Private Limited (Investment Manager to HSBC Mutual Fund)

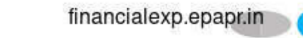
Sd/-

**Authorised Signatory** Mumbai, August 21, 2024



## Mutual Fund investments are subject to market risks, read all scheme related documents carefully. HSBC Asset Management (India) Private Limited, 9-11 Floors, NESCO IT Park, Building no. 3,

Western Express Highway, Goregaon (East), Mumbai – 400 063, India. Email: investor.line@mutualfunds.hsbc.co.in, Website: www.assetmanagement.hsbc.co.in Customer Service Number - 1800 200 2434/ 1800 4190 200 Issued by HSBC Asset Management (India) Private Limited CIN-U74140MH2001PTC134220









जनसता

22 अगस्त, 2024



आस्ति वसूली प्रबंधन शाखा चौथी मंजिल, रचना बिल्डिंग, 2 राजेन्द्रा प्लेस, दिल्ली — 110008 फोन नं. 011-25758124 ईमेल : iob1997@iob.in

# अवत सम्पतियों की विश्वी हेतु विश्वी सूचना

(प्रतिकृति हित (प्रवर्तन) निवमें के निवम 8(6) के प्रकानों के तहत)

प्रतिमृति हित (प्रक्रांन) नियम 2002 के नियम 8(6) के प्रवचानों में साथ परित वित्तीय अस्तियों के प्रतिमृतिकाण एवं पुनर्निर्माण एवं प्रतिमृति हित अधिनयम, 2002 के तहत अचल अस्तियों की विक्री हेतु ई-नीतानी विक्री

क्र. सं.	कर्जदार का नाम गारंटर का नाम	इंडियन ओवरसीज़ बैंक की बकाय राशि	अचंल सम्पति का विवरण	कब्जे का प्रकार	आरक्षित मूल्य जमा घरोहर राशि	नीलामी की तिथि ईएमडी जमा करन की अंतिम तिथि	
	मैसर्स जोश इम्पेक्स प्राइवेट लिमिटेड	रू. 28,64,06,732/— दिनांक	ज्ञात भार, यदि कोई ज्ञात नहीं फ्रीहोल्ड कमर्शियल शॉप/ यूनिट नं. यूजी-रए से	*0	बोली वृद्धि राशि ₹. 1,37,40,000/-	व्यक्ति से सम्पर्क करने का विवरण 11.09.2024	
	सुश्री पल्लवी गुप्ता     आलोक गुप्ता     दीपक गुप्ता     सारदा गुप्ता     किशाल देवगन     कैसर्स एनटीजी बिल्डर्स प्राइवेट लिमिटेड     7. मैसर्स टीएनजी बिल्डर्स प्राइवेट लिमिटेड     8. मैसर्स जोश इंफाटेक प्राइवेट लिमिटेड     9. मैसर्स जोश एयरोजेट प्राइवेट लिमिटेड	31.12.2023 तक ब्याज , लागत और खर्चे इत्यादि।	यूजी-11ए, उपरी भूतल क्षेत्रफल 1217.33 वर्ग फीट, प्लॉट नं. 29 पर "अपरा प्लाजा" नामक कमिशीयल कॉम्प्लेक्स में शामिल, रोड नं. 44, कम्युनिटी सेंटर पीतमपुरा, रानी बाग के पास. दिल्ली-110034 में स्थित, जिसका स्वामित्व मैसर्स जोश एयरो जेट सर्विसेज प्राइवेट लिमिटेड के पास है। संपति की चौहदी: उत्तर में - सामान्य गलियारा/प्रवेश द्वार. दक्षिण में- खुला/नीचे सड़क, पश्चिम में-नीचे खुला, पूरब में- खुला और सीढ़िया। (संपति बैंक के मौतिक कब्जे में है)	भौतिक	न्यूनतम बोली (आरक्षित मूल्य + 1 बोली गुणांक) रू. 13,74,000/-	10.09.2024 अर्पा. 05.00 बजे तक रविश कुमार 9304269877	
The second second	<ol> <li>मैसर्स सेत पेज कॉम्यूनिकेशनस प्राईवेट लिनिटेड</li> <li>मैसर्स सेत पेज कॉम्यूनिकेशनस प्राईवेट लिनिटेड</li> <li>मैसर्स आर.सी. इटरप्राईजेज</li> <li>मैसर्स ऐम्पेक्स इनफोकॉम</li> <li>श्री राजेश छावड़ा</li> <li>श्रीमती अनुजा छावड़ा</li> </ol>	करोड इक्यासी लाख सत्तर हजार पांच सौ चौवालीस रूपये) दिनांक 31.03.2024	प्रीहोल्ड कमर्शियल शॉप न. SB-09, 286 वर्गफीट (26.57 वर्गमीटर) में बना हुआ प्रथम मंजिल, जयपुरीया सनराईज प्लाजा नं. 12 ए अहिंसा खण्ड इन्दिरापुरम, गाजियाबाद में स्थित है जो श्री राजेश छाबड़ा और श्रीमती अनुजा छाबड़ा के नाम है। संपति की चौहदी: उत्तर – गतियारा, दक्षिण	मौतिक कब्जा	रू. 25,00,000/- (आरक्षित मूल्य टीडीएस छोड़कर) रू. 25,000/- बोली वृद्धि	11.09.2024 समय पूर्वा 11.00 बजे से अर्पा. 01.0 बजे तक 10.09.2024 अर्पा. 05.00	
	3. श्री महेन्द्र कुमार छाबड़ा		<ul> <li>दूसरी दुकान, पूर्व - शॉप नं. 10, पश्चिम - शॉप नं - 8 (मूल्यांकनकर्ता हाई टेकनो एसोसिएंट्स के दिनांक 24.09.2023 के मूल्यांकन रिपोर्ट के आधार पर) (संपति बैंक के भौतिक कब्जे में है) कोई नहीं</li> </ul>		area grea	बजे तक मुकेश कुमार मोबाइल नं. 8972023426	
	मैसर्स राजेश जेम्स एण्ड ज्वेल्स		लॉट 1 : संपतियां जिनमे शामिल है:	-40	तॉट 1 : स. 151.64 ताख तॉट 2 : स. 131.55 ताख	10 March 10 Control (1997)	
	प्रा. लि. 1. श्री राजेश लूथरा 2. श्रीमती प्रवीन लूथरा		ब. तीज दोल वसूने पहले मीता, विमानत है औरवाल में, तीवल न. 2521, बनी म. 7, नाई में, XM, बनाव में, 2122/297, 1326/298/2 सा विमान मैं इस पुन, बनीस मल, नई विमान में दिस पुन, बनीस मल, नई विमान 59 वर्ग गर, बीताई: उत्तर में - गर्न में, 07, वीता में - मार्नि में, 07, विमान में, 07, वि	भौतिक कब्जा	लॉट 3 : स. 96.50 लाख लॉट 4 : स. 233.55 लाख लॉट 5 : स. 329.00 लाख (आरक्षित मूल्य इन्कम टैक्स के एक्ट के अनुसार 1% टीडीएस सहित)	बजे से अर्पा. 01.0 बजे तक	
			चा. सील होत्तर सम्पूर्ण हिरीय तथा, धम के अविवाद के, संपत्ति हो. 2521, तथी थे. 7, बार्च से XM, धमरत थे. 2122/297, 1329/299/2 का हिमार, बीहन पूरा, करीन कर, नहे दिस्ती में निवा, जैजना 531 वर्ष पीट पूरा पहिंचा, पाट हिमारे इसे गार, पीतही जार में - रखी थे. 07/अदेश, बीहन में - सर्वता - XM/2503, पूर्व में - सर्वता में XM/2522, बीजना में - सर्वता पीट अवीन पट व्यक्तिशत हर की धीन पूरा में हैं सहता देंगी सर्वतार्थ को स्वीत प्राप्त में हैं सहता देंगी सर्वतार्थ को स्वीत प्राप्त में हैं सहता देंगी सर्वतार्थ को स्वीत प्राप्त में हैं सहता देंगी सर्वतार्थ को स्वीतार्थ की स्व		तॉट 1 : स. 15.17 ताख तॉट 2 : स. 13.16 ताख तॉट 3 : स. 9.67 ताख तॉट 4 : स. 23.36 ताख तॉट 5 : स. 32.90 ताख (आरक्षित मूल्य इन्कम टैक्स के एक्ट के अनुसार 1% टीडीएस सहित)	मुकेश कुमार मोबाइल नं. 8972023426	
			हर के लोट में नेजके पर तथा बात है और एक संपुक्त जेट के लाग एक नाथ सर्गाम काल करिए और अगल में तर्मी गोर 2 गोजनेता संजीत ना XM/2533-40, पास्ता मा 281 और 282, गांचे मां, ना और 7 की पुनिए ए, पूमर्थ गोरम या गांचने पास मिसा, तरमान पास टेट, बीटन पुन, प्रतीत पान, तांचार्यका पेजना 1341 वर्ष भीट गोट केंग्रल 429 पर्ग ना, बीपाई जात में - गों ना 38, पीवन में - गों शं. 67, पूर्वम में - गोंस सं. XV/2541, पीवन में - जारमान स्वार मीट/अंग्रेस, संजीत पार पानिस्तान एक पीवनी		रू. 50,000 / – बोली वृद्धि		
			वर्षण मृत्या वर ३ कंग्रपोल्ड संबंध सं. XXX.2533-40, व्यस्त सं. 281 और 282, वर्षा सं6 और 7 को पुनिट की, दूसरे सीमा का समने कथा शिमा, सरमान काम रेड, कीएन पुन, बर्गान कर, संबंधीय बेन्सल 1026 वर्ष कीट प्लेट सेक्स 429 वर्ष राज, कीटी: उत्तर में - सर्प मं. 06, वीमा में - पाने मं. 07, पूर्व में - सर्पन मं. XXV.2541, प्रिम्म में अस्पत काम रोड/कोम, संबंद पर वालियाना इस सीमाने				
			वर्षण मृत्याः शार ४ कंजारेण गर्याग नः XM/2553-40, सामतः सं 281 और 282, गर्ग गं 6 और 7 से पूनित सं, दूसरो सीमत या रोगे या शिल्य, असमा धान गेरः, बीदन पुरा, करोत यान, लायार्थिश बेजान 2172 वर्ष और स्वीर केयाल 429 वर्ष गं. वीर्याः उत्तर में - नर्ग नं. 55, वीरण में - गर्ग सं. 07, पूरव में - वर्षात सं. XV/2541, स्तीनम में - अस्मत स्वर शेष/क्षेत्र, संपति पा पालिसाना वस बीमते				
			लंकत कृत्य बार ६ क्षेत्रमीता नहींन में. 2533-40. (नव) रामग में. 281 और 262. जो में 6 और 7, पाने मीयन वा की का साथ किस्त, सरमान पान गेंड, बेंडन पून, कोल बर, संबंधित केंग्रस 1877 में पीट भीट केंग्रस 436 में मन, बेंग्रस 1977 में पीट भीट केंग्रस 436 में मन, बेंग्रस में - स्ती ने. 186, रोबन में - सर्च में. 07, पून में - सरीन ने. XW/2541, प्रीक्स में - अन्तम पान गेंड ∧मेंग्र, करने पा प्रतिसास उब बीधने प्रतिम कुछ (गर्म गंजी मेंब के बीतिस करने में है) कोई नहीं				
	मैसर्स मंगल एंटरप्राइजेज (प्रोप. श्रीमती निधि अग्रवाल एण्ड मैसर्स मंगल इम्पेक्स (प्रोप. श्री राजीव अग्रवाल)	23,05,97,608/- Refs 30.06,2024 (99	तीर 1. समित्र कंपन सम्बंति तेति मुतल था स्त्रम्, वेत्रयल 7.3 और X.7.7 भीट, प्रथम तल का पूर्व सत्र, और तृतीय तल घर वन्, तत्र में अभीत में, 957, वर्त नंबर-3, विजीवाद सूर्व, नावदी सारण, विमी-110006नीमाने निव अध्यस	मौतिक कब्जा	तॉट 1 : इ. 70.75 ताख तॉट 2 : इ. 441.50 ताख (इन्कम टैक्स एक्ट 1941 के अनुसार 1% टीडीएस	बजे से अर्पा. 01.0 बजे तक	
	गारंटर्स : श्री राजीव अग्रवाल श्रीमती निधि अग्रवाल श्री संजीव अग्रवाल श्रीमती शैली अग्रवाल	""सँद्यालक दर्गे पर अतिरिक्त ब्याद और तीम रक्षित है साथ, पूर्व पुतर्शुग्राल की तिथि तक प्रायं/प्रभार इत्यदि मैसर्च मंत्रत (१८८४हरोज, इ. 9,91,26,654/- विमास का 06 2004 सम	और भी राजित अकातन से स्वाधिता में, प्रत्येक के 12 जिसी, 1440 वर्ग भीट कराई गुरेगा जाती गीतन + 55 को भीट कार्य दुरेगा करों जुनत (मेंग्री) + बेंध्यत 160 को गढ़ के गाँउ (गत आहरा) पर कर गीतना इन्द्रश्र में तीमते मीतत 1440 वर्ग भीट पर मीतूर्ग कर को संबंधि, पूरव में - तीन जार में - तेन, कीवन में - जन्म को संबंधि, पूरव में - तीन और जन्म की सम्बंधि, प्रतिथम में - मोतीन नं. 2410 विग्येकत्। कार्य		सहित) आरक्षित मूल्य : लॉट 1 : स. 7,08 लाख लॉट 2 : स. 44,15 लाख	10.09.2024 अर्पा. 05.00 बजे तक मुकेश कुमार मोबाइल नं. 8972023426	
		""सविद्यमह दर्गे पर अतिरिक्त व्यव और शेम रहित के साथ, पूर्व पुतर्युग्तान की तिथि तक सर्व/प्रमार इत्यहि	वर्ष नागं वास्ता नं. 28/8/2 और 28/3/2 में से, वस्त्र विवस्तार, मुखेब स्टब्ट बीडोर्स, विल्ले, वह सम्बंग दोले अध्यात, सर्वेव अध्यात, सर्वेव अध्यात और निर्देव अध्यात वे प्रमुख सर्वोच्य में ते ((प्रकेष क्य 1/4 विष्य) पैपटी उत्तर में - अन्य की संजीत र्वाल में - विकास्तुर, विरायपुर तेव, (& पीट केंद्र), पूत्रा में - अन्य की संजीत करी में, 22 पीनक में - अन्य की संजीत				
		पैसर्स पंत्रत एंटरप्रहर्गेत, ह. 9,91,26,654/- दिनांक 30.06.2024 तक ""स्वियमह दर्गे पर अर्दिरक व्यव और शेम रामि के साथ, पूर्व पुनर्युग्तान की तिथि तब	उत्तर में - लेग, प्रीवण में - जन्य की स्वर्ताए, पूरव में - लेन और जन्य की सम्ब्रीए, प्रीवण में - संप्रीत में, 2470 विन्येत्वता कार्य नीट 2 स्विम्बर केवस सम्ब्रीन पूर्व एवं बनन (सेन्स्यन 1300 वर्ष नार) कार्या में, 2878/2 और 28/3/2 में से, कम विक्रमपुर, मुखेब स्टार बोलीनी, विल्ली, पर सम्ब्रीय केली अप्रवास, राजेव स्वयास, संखेब स्वयास और निर्देश स्वयास वे प्रमुख स्वयंत्र में से (एक्ट्रोब स्वर्ध / में सिम्बर) प्रीवण में - अन्य की संब्रीय स्वीत्र में - अन्य की स्वयंत्र तेया, 60 पीट कीता, पूजर में - अन्य की बारीय, मंदी में, 22				

" वैधनिक, अन्य, विवेद बसाय: उने क्राप्त नहीं है। अन्तरित सरीका, जीतनी देता, वह बोर्ट हो, ताम पता लगाव जाना और काम किया जाना है।

"बहाँ भी लातु हो, अमिशन कृत्य में लातु रीकीएम आर्थित है

े विशेष है किसन निवस एस अने के लिए स्टाया लिंक https://ethiavin देखें।

" इसे उपर्वत तिथि पर हं -केस्पर्य के अवोजन के विकार में करिया मांग के करिया /में साथ जमानके /के /बंधवनतीओं के लिए प्रतिकृति जिस (प्रतिकृति किए ), 2002 के नियम 8/6//नियम 9/1/ के साथ मुखना भी पानी जाए।

" इंग्रही कर बार से प्राप्तिक लगा 20.08.2024 है।

" निरोधम की लिक्ने 30.08.2024 में 10.09.2024 जातमहीयर धंती के बेगान केंद्र में पूर्व अनुमति लेका स्थान : नई दिल्ली दिनाक : 21.08.2024

प्राधिकृत अधिकारी, इंडियन ओवरसीज बैंक

Criminal Court, Ludhiana In The Court Of Ms. Lovepreet Kaur Swaich JMIC, Ludhiana Kotak Mahindra Bank

Bharat Singh Chouhan CNR NO: PBL003-036934-2020 COMA/7253/2020 Notice To: 1) Bharat Singh Chouhan Address-Patti Rawla

Soyat Kalan, Tehsil Susner,

Whereas it has been proved to the

Shalapur, M.P.

satisfaction of this court that you the scoused above named cannot be served n the ordnery way of service. Hence this proclamation under section 82 CRPC is hereby issued acronst you with a direction that you should appear personally before this court on 23-09-2024 at 10:00 a.m. or within 30 days from the date of publication of this programation take notice that, in default of your part to appear as directed above the above said case will be harve and determined as per law, in your absence Given under my hand and the seal of the court for details logon to: https://highcourtchd.gov.in/?translathet\_in otice&district=ludhisms

केनरा बैंक Canara Bank 📣 Trifules Syndicate ग्प्लोमैटिक एन्क्लेव शाखा, मालचा मार्ग, नई दिल्ली-110021 ईमेलः cb0157@canabank.com ऑनलाइन स्वर्ण नीलामी सूचना अधोलिखित व्यक्तियों को सूचित किया जाता है कि वे ऋण खाताओं मं देयताओं का भुगतान करने में विफल रहे हैं। पंजीकृत

डाक से उन्हें भेजी गई सुचना अन्डेलिवर्ड बैंक के पास वापस लौट आई, अतः उनसे आग्रह है, कि देयताओं तथा अन्य चार्जेज

का भुगतान कर 29.8.2024 को या पूर्व गिरवी प्रतिभूतियों को छुड़ा लें अथवा 30.8.2024 को या उसके बाद किसी सुविधाजनक

तिथि बैंक की सम्प्रभु इच्छा पर 12 बजे पूर्वा. से 3.00 बजे अप. में https://egold.auctiontiger.net के माध्यम से ऋणधारक की लागत पर ऑनलाइन सार्वजनिक सम्पत्ति में बैंक द्वारा उक्त प्रतिभृतियों की बिक्री कर दी जायेगी। ईएमडी खाता का विवरण ऋणधारक का नाम निरीक्षण की तिथि तिथि तथा ( रु. ) र्इएमडी 23.03.2022 125001 जीतेन्दर सीएन-80 27.8.2024 तक खाता सं. 209272434 किसी भी कार्य नामः केनरा बैंक डिप्लोमैटिक विवेकानन्द कैम्प-2, 26,625/-845280 चाणक्यपुरी दिल्ली एन्क्लेव शाखा आईएफएससी कोडः CNRB0000157 ईएमडी राशिः

विस्तृत विवरणों के लिये कृपया 9560060157 से सम्पर्क करें। विस्तृत नियमों एवं शर्तों के लिये https://egold.auctiontiger.net देखें। हस्ता./- प्रबंधक, केनरा बैंक

रु. 25000/-

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"). NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

अधिकारी

तिथि

# (Please scan the QR

Code to view the DRHP)



# SANATHAN TEXTILES LIMITED

Our Company was incorporated as 'Sanathan Textiles Private Limited', at Kolkata, West Bengal as a private limited company under the Companies Act, 1956 and received a certificate of incorporation issued by the RoC, on October 10, 2005. Thereafter, our Company was converted into a public limited company pursuant to a resolution passed by the shareholders of our Company passed in their meeting on November 12, 2021, and the name of our Company was changed to its present name 'Sanathan Textiles Limited', pursuant to a fresh certificate of incorporation issued by the RoC on November 18, 2021. For details of changes in the name and registered office of our Company, see 'History and Certain Corporate Matters' on page 251 of the draft red herring prospectus dated August 20, 2024 (the "DRHP" or the "Draft Red Herring Prospectus") filed with Securities and Exchange Board of India.

#### Corporate Identification Number: U17299DN2005PLC005690

Registered Office: SRV NO. 187/4/1/2, Near Surangi Bridge, Surangi, Dadra & Nagar Haveli, Silvassa - 396230, India Corporate Office: D-15, Trade World Building Kamala Mills Compound, Senapati Bapat Marg Lower Parel, Mumbai - 400013, Maharashtra, India Contact Person: Dsouza Jude Patrick, Company Secretary and Compliance Officer; Tel: + 91 22 6634 3312/3/4/5/6; E-mail: investors@sanathan.com; Website: https://www.sanathan.com

#### OUR PROMOTERS: PARESH VRAJLAL DATTANI, AJAY VALLABHDAS DATTANI, ANILKUMAR VRAJDAS DATTANI, DINESH VRAJDAS DATTANI, NIMBUS TRUST, D&G FAMILY TRUST, A&J FAMILY TRUST AND P&B FAMILY TRUST

INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (EQUITY SHARES) OF SANATHAN TEXTILES LIMITED ('COMPANY' OR 'ISSUER') FOR CASH AT A PRICE OF [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) (OFFER PRICE) AGGREGATING UP TO ₹ 8,000.00 MILLION (OFFER) COMPRISING A FRESH ISSUE OF UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 5,000.00 MILLION BY OUR COMPANY (FRESH ISSUE) AND AN OFFER FOR SALE OF UP TO [ • ] EQUITY SHARES AGGREGATING UP TO ₹ 3,000.00 MILLION BY THE SELLING SHAREHOLDERS (OFFER FOR SALE) COMPRISING UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 693.50 MILLION BY AJAY VALLABHDAS DATTANI, UP TO [ • ] EQUITY SHARES AGGREGATING UP TO ₹ 711.25 MILLION BY ANILKUMAR VRAJDAS DATTANI, UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹ 743.75 MILLION BY DINESH VRAJDAS DATTANI (THE 'PROMOTER SELLING SHAREHOLDERS'), UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VAJUBHAI INVESTMENTS PRIVATE LIMITED, UP TO (◆) EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VALLABHDAS DATTANI HUF, UP TO [♠] EQUITY SHARES AGGREGATING UP TO ₹ 45.00 MILLION BY SONALI AJAYKUMAR DATTANI, UP TO [♠] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY DATTANI DINESHKUMAR VRAJDAS HUF AND UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 70.00 MILLION BY BEENA PARESH DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 35.00 MILLION BY ANILKUMAR VRAJDAS DATTANI HUF, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 60.00 MILLION BY PARESH KUMAR V DATTANI HUF, UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 2.50 MILLION BY JAYSHREE ANILKUMAR DATTANI, UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VALLABHDAS DATTANI AND UP TO [...] EQUITY SHARES AGGREGATING UP TO ₹ 0.25 MILLION BY AJAY KUMAR V DATTANI HUF (THE 'PROMOTER GROUP SELLING SHAREHOLDERS' AND TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS, COLLECTIVELY REFERRED AS 'SELLING SHAREHOLDERS' AND SUCH OFFER FOR SALE BY THE SELLING SHAREHOLDERS, THE 'OFFER FOR SALE').

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER AN ISSUE OF SPECIFIED SECURITIES, AS MAY BE PERMITTED UNDER APPLICABLE LAW, TO ANY PERSON(S), AGGREGATING UP TO ₹ 1,000.00 MILLION AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC (PRE-IPO PLACEMENT). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20.00% OF THE SIZE OF THE FRESH ISSUE, PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE 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 THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES, FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS (BRLMS) AND WILL BE ADVERTISED IN ALL EDITIONS OF THE [.], AN ENGLISH LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION, AND ALL EDITIONS OF [\*], A HINDI LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION AND ALL EDITIONS OF [\*], A GUJARATI LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION (GUJARATI, BEING THE REGIONAL LANGUAGE OF UNION TERRITORY OF DADRA AND NAGAR HAVELI AND DAMAN AND DIU, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST 2 WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (BSE) AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED (NSE, AND TOGETHER WITH THE BSE, THE STOCK EXCHANGES) FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES, IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (SEBI ICDR REGULATIONS)

In case of any revision in the Price Band, the Bid/Issue Period will be extended by at least 3 additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Issue Period for a minimum of 1 Working Day, subject to the Bid/Issue 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 press release, and also by indicating the change on the website 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 Contacts (Regulation) Rules, 1957 (SCRR), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations, through the Book Building Process wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (QIBs) (such portion referred to as 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 in accordance with the SEBI ICDR Regulations (Anchor Investor Portion), out of which one-third shall be reserved for domestic Mutual Funds only, 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 accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹ 0.20 million and up to ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of the such portion shall be reserved for applicants with applicants with a portion shall be reserved for applicant shall be rese unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors and not less than 35% of the Offer shall be available for allocation to Retail Individual Investors 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 required to mandatorily use the Application Supported by Blocked Amount (ASBA) process providing details of their respective ASBA accounts, and UPI ID in case of UPI Bidders, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process, For further details, see 'Offer Procedure' on page 471 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing. subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated August 20, 2024 with SEBI and thereafter with the Stock Exchanges.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of such 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 equity shares are proposed to be listed, the websites of the BRLMs, i.e., DAM Capital Advisors Limited at www.damcapital.in, ICICI Securities Limited at www.icicisecurities.com and the website of our Company at https://www.sanathan.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 and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. 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 of 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 in the Offer have not been recommended or approved by the 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' on page 34 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 Stock Exchanges being BSE Limited ("BSE") and National Stock Exchange

Limited ("NSE" together with BSE, the "Stock Exchanges") For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 251 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 96 of the DRHP. **BOOK RUNNING LEAD MANAGERS** REGISTRAR TO THE OFFER

**DAM Capital Advisors Limited** One BKC, Tower C, 15th Floor, Unit No. 1511 Bandra Kurla Complex, Bandra (East) Mumbai - 400 051, Maharashtra, India Tel: +91 22 4202 2500

Website: www.damcapital.in Investor Grievance E-mail: complaint@damcapital.in Contact person: Arpi Chheda

Tel: +91 22 6807 7100

E-mail: Sanathan.ipo@damcapital.in SEBI registration number: MB/INM000011336

1 ICICI Securities **ICICI Securities Limited** ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025, Maharashtra, India

E-mail: sanathan.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance E-mail: customercare@icicisecurities.com Contact person: Gaurav Mittal / Abhijit Diwan

KFin Technologies Limited

(formerly known as KFin Technologies Private Limited) Selenium, Tower B. Plot No. 31 and 32. Gachibowli, Financial District, Nanakramguda, Serilingampally Hyderabad - 500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: stl.ipo@kfintech.com Investor Grievance E-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M. Murali Krishna

SEBI registration number: INM000011179 SEBI registration number: INR000000221 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For SANATHAN TEXTILES LIMITED On behalf of the Board of Directors

Place: Dadra & Nagar Haveli, Silvassa Date : August 21, 2024

Dsouza Jude Patrick Company Secretary and Compliance Officer

SANATHAN TEXTILES LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP dated August 20, 2024 with SEBI and 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, the websites of the BRLMs, i.e., DAM Capital Advisors Limited at www.damcapital.in, ICICI Securities Limited at www.icicisecurities.com and the website of our Company at https://www.sanathan.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 34 of the DRHP. Potential investors should not rely on the DRHP for making any

The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933 ("U.S. Securities Act") or any other applicable law of 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 state securities laws. Accordingly, the Equity Shares are being offered only outside 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 those offers and sales are made.

(Please scan the QR Code to view the DRHP





કોલકતાના રેપ વીથ મર્ડરની ઘટનામાં વિરોધ પ્રદર્શન કરતાં ડોક્ટરોએ આજે રક્તદાન ચોજી કંકુના પંજાથી વિરોધ ચથાવત રાખ્યો હતો.(તસ્વીર : હનીફ મલેક)



भारतीय प्रौद्योगिकी संस्थान खड्गपुर INDIAN INSTITUTE OF TECHNOLOGY KHARAGPUR

Advt. No.: R/11/2024

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For details regarding educational qualification, age and updates visit: http://www.iitkgp.ac.in/non-teachingpositions

CBC-21255/12/0009/2425

**PUBLIC NOTICE ON AUCTION OF** PLEDGED GOLD ORNAMENTS

The borrower/s in specific and interested bidders, in general, are hereby informed that on account of non-repayment of the Bank's dues by the borrowers as under despite the payment notice and recall/auction notice issued by the Bank, the gold ornaments pledged with the bank as security by the respective borrowers for the loans availed by them will be sold in public auction on 'as is where is and "non-recourse" basis through e-auction portal http://csbgold.auctiontiger.net on 3rd September 2024 at 10.30 AM The auction may be adjourned to any other later date at the discretion of the bank upon publication of the same in the Bank's notice board. The borrowers are hereby further informed that the gold ornaments will be disposed of by private sale if the public auction is not successful and if there is a further balance to be recovered thereafter, legal action will be initiated against the borrower/s for recovery of the balance amounts due to the bank.

S. No	Account Name	Client ID	No. of Acc.	Bal. Outstanding as on date 19.08.2024	Weight (Grams			
SILVASSA								
1	ANUP VISHNU PATEL	4378762	3	180535.71	56			
2	ATIF KARIMBHAI ARABIYANI	4581122	1	191464.21	59.5			
3	BABU LAL MALI	3716543	3	126195.36	30.8			
4	DENIEL T J	3547564	1	149119.26	37.9			
5	DILIP KUMAR	4664696	1	20517.87	6.1			
6	GHALNAK ALKESH SALUBHAI	4678158	1	19808.95	5			
7	IMRAN HUSSAIN HAJI MANSURI	4599983	1	15248.15	4.21			
8	JYOTI GOVIND JHA	3377697	2	155099.03	44.8			
9	KIRAN JHA	3917100	3	41696.42	11.82			
10	NITESH KUMAR	4507919	1	25429.05	7.6			
11	RANJIT KISHOR CHAUDHARI	4228939	2	83784.31	22.9			
12	REKHA MAURYA	4476448	1	18219.73	6			
13	SANJU YADAV	3896417	5	200025.88	58.22			
14	SOHIL RAHEMAN SHAIKH	4665393	3	63868.11	18.39			
15	SUMITA PRABHAKAR BARIK	4157966	1	31300.86	9.65			
16	SUNIL KUMAR MISHRA	7438616	1	43260.53	13.6			
17	SURESH MANGU VARTHA	4460422	1	11729.93	3.6			
18	TIWARI PRIYANKA RAMESHBHAI	4588348	1	210263	59			
19	YOGESH PRAVIN CHAVAN	4236530	1	73088.32	21.8			

branches and for participating in the auction, please visit/login to the e-auction portal http://csboold.auctiontiner.net

सार्वेषिन सुयना

સર્વસાધારણ ને આ સુચના આપવામાં આવે છે કે રાજનૈતિક દલ ''માત્રભુમિ ઇન્ડિયન પાર્ટી'' ન

ામથી રજસ્ટ્રીફ્<sub></sub>ત થવા માટે પ્રસ્તાવ આપવામ

ઝાવે છે. પાર્ટી કાર્ચાલય : નં. ૪ શ્રુષ્ટી કો

ઓપરેટીવ હાઉસિંગ સોસાયટી નજીક મહાવીર

મૃતી નવા નરોડા, અમદાવાદ, ગુજરાત-૩૮૨૩૪૦ ഷ വച്ച ര મધિનિયમ ૧૯૫૧ની ધારા ૨૯ અ ના આધીન

थुरुनैतिङ ६५ पार्टीना ३५मां २%स्ट्रीङ्स्थ मार्

નારત નિર્વાચણ આયોગ, નવી દિલ્હીના આવેદન

પ્રસ્તૃત કરેલ છે. : પાર્ટીના પદાધિકારીઓન નામ/સરનામા નીચે આપેલ છે :

મધ્યક્ષ : ચોહાણ બ્રજેશ સિંહ પુત્ર રામેશ્વર સિંહ

નરોડા, અમદાવાદ, તા. સિટી જિલ્લા

મહાસચિવ : અંજુસિંહ રાઠૌર પુત્ર સતીશ સિંહ

નેવાસી : ૧૯/૨૪, હરીવિલા ફ્લેટ , નવા ન<mark>રો</mark>ડા

કોષાધ્યક્ષ : ચોહાણ સુશીલકુમાર પુત્ર દિલીપ સિંહ નિવાસી : એ/૨૪૮૮, પદમાવતી કોમ્પલેક્સ

કરીવિલા રોડ, નવા નરોડા, અમદાવાદ, તા

અમદાવાદ, સિટી જિલ્લા - અમદાવાદ, ગુજરાત

જો કોઇને ''માત્રભુમિ ઇન્ડિયન પાર્ટી'' ના નામર્થ

રજિસ્ટ્રીકરણમાં કોઇ આપત્તિ હોય તો તે આપર્ન

આપત્તિના કારણે સાથે સચિવ (રાજનૈતિક દલ

મારત નિર્વાચન આયોગ, નિર્વાચન સદન

મશોકા રોડ, નવી દિલ્હી-૧૧૦૦૦૧ ને આ સુચન

ા પ્રકાશનના ૩૦ દિવસની અંદર મોક્લશો

સૈજપુર બોદ્યા, અમદાવાદ, ગુજરાત

ઝમદાવાદ, ગુજરાત

રાદ્યોર

- એએફ-૫3-૧, પાર્શ્વનાથથી શિપ

DADRA AND NAGAR HAVELI | 22 August 2024

# હીરાસર એરપોર્ટ પર આંતરરાષ્ટ્રીય ફ्લाઇट श३ थपानी शક्यता

રાજકોટ,તા.૨૧ તાજેતરમાં સંસદમાં કેન્દ્ર નાણા મંત્રાલયને પત્ર સિરકારે કહ્યું હતું કે, આ લખવામાં આવ્યો હતો. આ એરપોર્ટ પર હાલની ઉડાનનું શિડ્યુલ્ડ નથી. ત્યારે હવે ટૂંક સમયમાં હીરાસર તૈયાર થઈ ચૂક્યાં છે.રાજકોટ એરોપોર્ટ પર આંતરરાષ્ટ્રીય ઇન્ટરનેશનલ છે. એરપોર્ટ ઉપર નવા એર ઇન્ડિયાની ફ્લાઈટ ટર્મિનલનું કામ ચાલી રહ્યું છે, ઉડાન ભરી રહી છે. ત્યાં ઇન્ટરનેશનલ ફ્લાઇટના ઇમિગ્રેશન તેમજ કસ્ટમ અને એર ઇન્ડિયાની ૩ માટેના કાઉન્ટર તૈયાર થઈ ફ્લાઇટ મુંબઈ, દિલ્હી, દુબઇની શરૂ થાય તેવી સુધી ઉડાન ભરી રહી છે. એર શક્યતા છે. રાજકોટ એરપોર્ટ ઇન્ડિયા દ્વારા ઘણા સમયથી એરપોર્ટ પર ઇન્ટરનેશનલ માટેની તૈયારીઓ પણ ડિપાર્ચરમાં ઈમિત્રેશનનાં ૧૨ દર્શાવી છે. આ ફ્લાઈટ તો અરાઇવલના ૧૬ ટેબલ આગામી તૈયાર થઈ ચૂક્યાં છે અને તે ઓક્ટોબરથી ઉડાન ભરશે. માટે ગૃહ મંત્રાલયને પત્ર સવારે ૬.૫૫ વાગ્યે આ લખી દેવામાં આવ્યો છે. ફ્લાઇટ રાજકોટ આવશે અને એરપોર્ટને

માટે લખ્યું છે. રાજકોટ રાજકોટ શહેરના હિરાસર ઇન્ટરનેશનલ એરપોર્ટને એરપોર્ટ પરથી ઈન્ટરનેશનલ કસ્ટમ્સ એરપોર્ટ જાહેર કરવા ફ્લાઈટ ઓપરેશન અંગે માટે ગત જુલાઇ-૨૦૨૪માં પત્રમાં પણ ઇન્ટરનેશનલ તારીખમાં કોઈ ઈન્ટરનેશનલ અરાઇવલ અને ડિપાર્ચર માટેના ૧-૧ કસ્ટમ કાઉન્ટર ફ્લાઇટ શરૂ થવાની શક્યતા ઉપરથી હાલ ઇન્ડિગો અને

જેમાં ઇન્ડિગોની ૯ ચૂક્યા છે. પહેલી ગોવા, અમદાવાદ, બેંગલુરુ ફ્લાઇટ અને પુણે તો ૧ ચાર્ટર્ડ સુરત સૂત્રોના બંધ દિલ્હીની સવારની જણાવ્યા અનુસાર, રાજકોટ ફ્લાઈટ ફરી શરૂ કરવા જેમાં રાજકોટ ઇન્ટરનેશનલ ૭.૩૫ વાગ્યે આ ફ્લાઇટ ઈમિગ્રેશન રાજકોટથી દિલ્હી જવા માટે ચેકપોસ્ટ તરીકે જાહેર કરવા રવાના થશે

# ઓફિસર આલોક કુમાર રંજન આપઘાતનો મામલો

એન્ફોર્સમેન્ટ મુંબઈ, તા.૨૧ ડિરેક્ટોરેટમાં તેહનાત એક ઓફિસરે આપઘાત કરી લીધો હોવાનો મામલો સામે આવ્યો છે. પ્રાપ્ત માહિતી પ્રમાણે ED ઓફિસર આલોક કુમાર રંજન એ આપઘાત કરી લીધો છે. તેમનો મૃતદેહ એક રેલવે ટ્રેક પરથી મળી આવ્યો છે. આ ઓફિસર કથિત ભ્રષ્ટાચાર સાથે સબંધિત એક કેસમાં ED અને CBIની તપાસના દાયરામાં હતો. ઈફ્રના આસિસ્ટન્ટ ડાયરેક્ટર સંદીપ સિંહની ૫૦ લાખ રૂપિયાની લાંચ માંગવાના આરોપમાં CBIએ ૭ ઓગસ્ટના રોજ ધરપકડ કરી હતી.



#### નામ બદલેલ છે.

મારું જૂનું નામ **મગનલાલ લાધાભાઈ પટેલ** હતું જે નામ બદલીને નવું નામ મગનભાઈ લાધાભાઈ દેસાઈ રાખેલ છે. જેની સર્વે નોંધ લેવી લિ.: મગનભાઈ લાધાભાઈ દેસાઈ **સરનામું** : ૧૭, મણીનગર સોસાયટી,નારાયણ નગર પાસે, કતારગામ સિંગણપોર રોડ, કતારગામ, સુરત.

#### નામ બદલેલ છે

ઉમેરો/અપડેટ કરો પાસપોર્ટ નંબરમાં નામ **V**8434255

পूनुं नामः **હर्षिता अभताशी** नवुं नाभः **ढर्षिता दीपङ** ઝમતાણી જન્મ તારીખ

**૧૪-૧૦-૧૯૮૨** સરનામું : ૧૩૦૫, ઇ/૨-७ બી, ગ્રીન સીટી, પાલ ગામ, બાગબાન સર્કલ પાસે, પાલ, અડાજણ, પાલ, સુરત, ગુજરાત-૩૯૪૫૧૦

### નામ બદલેલ છે.

મારું જૂનું નામ **દેસાઈ શાંતિલાલ મગનલાલ** હતું જે નામ બદલીને નવું નામ દેસાઈ શાંતિલાલ મગનભાઈ રાખેલ છે. જેની સર્વે નોંધ લેવી. લિ.: દેસાઈ શાંતિલાલ મગનભાઈ **સરનામું** : ૧૭, મણીનગર સોસાયટી,નારાયણ નગર પાસે, કતારગામ સિંગણપોર રોડ, કતારગામ, સુરત.

## નામ બદલેલ છે

લગ્ન પહેલાંનું નામ મમતા મંઘવાણી પિતાનું નામ : **અશોક** મંઘવાણી લગ્ન બાદનું નામઃ **હર્ષિતા** દીપક ઝમતાણી જન્મ તારીખ **98-90-966** સરનામું : ૧૩૦૫, ઈ/૨-७-બી, ગ્રીન સીટી, પાલ ગામ, બાગબાન સર્કલ પાસે, પાલ,

અડાજણ, પાલ, સુરત,

ગુજરાત-૩૯૪૫૧૦

# નામ બદલેલ છે.

મારું જૂનું નામ **સબિના મોહમદ અસફાક બાગવાલા** હતું જે નામ બદલીને નવું નામ સબિનાબાનુ મોહંમદ અસફાક બાગવાલા રાખેલ છે. જેની સર્વે નોંધ લેવી. લિ.ઃ સબિનાબાનુ મોહંમદ અસફાક બાગવાલા સરનામું: ૧/૧૫૧૬ ખલિફા

## નાનપુરા, સુરત. નામ બદલેલ છે.

મહોલ્લો, મધુવન સોસાયટી પાસે,

મારું જૂનું નામ **આરેફાબેન મુસ્તાકભાઇ પટેલ** હતું જે નામ બદલીને નવું નામ આરેફાબેન મુસ્તાકભાઇ બગસ રાખેલ છે. જેની સર્વે નોંધ લેવી. લિ.ઃ આરેફાબેન મુસ્તાકભાઇ બગસ **સરનામું** : મેઈન રોડ, મુકામ પોષ્ટ- વાલક, તા. કામરેજ, સુરત સીટી, ગુજરાત- ૩૯૫૦૦૮

# નામ બદલેલ છે.

રાજકોટમાં એક

સપ્તાહમાં ૧૯ જેટલા

ડેન્ગ્યુના કેસ નોંધાયા

રાજ્યમાં બેવડી ઋતુના

રાજકોટમાં

પાણીજન્ય

મચ્છરજન્ય રોગચાળો વકર્યો

મચ્છરજન્ય રોગચાળાએ માથું

ઉંચક્યું છે. એક સપ્તાહમાં

ડેન્ગ્યુના ૧૯ જેટલા કેસ નોંધાયા

છે. મેલેરિયાનો એક અને

ટાઈફ્રોડના એક સાથે ૫ કેસ

અમદાવાદ,તા.૨૧

ત્યારે

નોંધાયા છે.

મારું જૂનું નામ **દીપકુમાર ભરતભાઈ શાહ** હતું જે નામ બદલીને નવું નામ દીપ ભરત શાહ રાખેલ છે. જેની સર્વે નોંધ લેવી. લિ.: દીપ ભરત શાહ સરનામું: બજાર ફળિયું, ખતલવાડ, જિલ્લો- વલસાડ, ગુજરાત- ૩૯૬૧૨૦

Place: Dadra & Nagar Haveli, Silvassa

Date : August 21, 2024

and sales are made.

CMYK +

**મકરાણી** હતું જે નામ બદલીને નવું નામ આસ્તાના આરિફ મકારાણી

## નામ બદલેલ છે.

મારું જૂનું નામ **આસ્તાના આરિફ** રાખેલ છે. જેની સર્વે નોંધ લેવી. લિ.: આસ્તાના આરિફ મકારાણી **સરનામું** : બી-૩, લિંક કોર્નર, ગંગાબા નગર સોસાયટી, નિશાત સોસાયટી પાસે, અડાજણ પાટીયા, રાંદેર રોડ, સુરત

## નામ બદલેલ છે.

મારું જૂનું નામ **નુસરતબાનું ફૈસલ** જાદા હતું જે નામ બદલીને નવું નુસરત ફૈસલ જાદા રાખેલ છે. જેની સર્વે નોંધ લેવી. લિ.: નુસરત ફૈસલ જાદા **સરનામું** : ૨૬, શબનમ પાર્ક સોસાયટી, ઝૈનબ હોસ્પિટલ સામે, અડાજણ પાટીયા, રાંદેર રોડ, સુરત

# નામ બદલેલ છે.

<sup>મારૂ</sup> જુનુ નામ વનિતાબહેન વિજચકુમાર માંગુકિયા **हतु श्रे अहलीने नयु नाम** વનિતાબેન **વિજયભાઇ માંગુક્તિયા** રાખેલ છે. જેની સર્વોએ નોંધ લેવી सही/- विनताजेन વિજયભાઇ માંગુકિયા

> સરનામુ :- એ-૮૦૨, લિબર્ટી લિવિંગ,પનવેલ પેલેસની પાછળ મોટા વરાછા, ઉતરાણ, સુરત-૩૯૪૧૦૧,ગુજરાત,ભારત

#### <u>નામ બદલેલ છે</u> મારૂ જુનુ નામ

વિજચકુમાર રામજીભાઈ માંગુકિયા हतु के अहलीने नयु नाम વિજચભાઈ રામજીભાઈ માંગુકિયા રાખેલ છે. જેની સર્વોએ નોંઘ લેવી. સહી/– વિજચભાઈ રામજીભાઈ માંગુકિયા

સરનામુ :- એ-૮૦૨, લિબર્ટો લિવિંગ,પનવેલ પેલેસની પાછળ, મોટા વરાછા, ઉતરાણ, સુરત-૩૯૪૧૦૧,ગુજરાત,ભારત



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AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES.
INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II
OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED
("SEBI ICDR REGULATIONS"). NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

**PUBLIC ANNOUNCEMENT** 

Our Company was incorporated as 'Sanathan Textiles Private Limited', at Kolkata, West Bengal as a private limited company under the Companies Act, 1956 and received a certificate of incorporation issued by the RoC, on October 10, 2005. The reafter, our Company was converted into a public limited company pursuant to a resolution passed by the shareholders of our Company passed in their meeting on November 12, 2021, and the name of our Company was changed to its present name 'Sanathan Textiles Limited', pursuant to a fresh certificate of incorporation issued by the RoC on November 18, 2021. For details of changes in the name and registered office of our Company, see 'History and Certain Corporate Matters' on page 251 of the draft red herring prospectus dated August 20, 2024 (the "DRHP" or the "Draft Red Herring Prospectus") filed with Securities and Exchange

Corporate Identification Number: U17299DN2005PLC005690

Registered Office: SRV NO. 187/4/1/2, Near Surangi Bridge, Surangi, Dadra & Nagar Haveli, Silvassa - 396230, India Corporate Office: D-15, Trade World Building Kamala Mills Compound, Senapati Bapat Marg Lower Parel, Mumbai – 400013, Maharashtra, India Contact Person: Dsouza Jude Patrick, Company Secretary and Compliance Officer; Tel: + 91 22 6634 3312/3/4/5/6; E-mail: investors@sanathan.com; Website: https://www.sanathan.com

# OUR PROMOTERS: PARESH VRAJLAL DATTANI, AJAY VALLABHDAS DATTANI, ANILKUMAR VRAJDAS DATTANI DINESH VRAJDAS DATTANI, NIMBUS TRUST, D&G FAMILY TRUST, A&J FAMILY TRUST AND P&B FAMILY TRUST

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (EQUITY SHARES) OF SANATHAN TEXTILES LIMITED ('COMPANY' OR 'ISSUER') FOR CASHATA PRICE OF [♠] PER EQUITY SHARE (INCLUDING A SHARE PREMIÙM OF ₹ [♠] PER EQUITY SHARE) (OFFER PRICE) AGGRÈGATING UP TO ₹8,000.00 MILLION (OFFER) COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹5,000.00 MILLION BY OUR COMPANY (FRESH ISSUE) AND AN OFFER FOR SALE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹3,000.00 MILLION BY THE SELLING SHAREHOLDERS (OFFER FOR SALE) COMPRISING UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹618.75 MILLION BY PARESH VRAJLAL DATTANI, UP TO [●] EQUITY SHARESH VRAJ TO₹693.50 MILLION BY AJAY VALLABHDAS DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO₹711.25 MILLION BY ANILKUMAR VRAJDAS DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 743.75 MILLION BY DINESH VRAJDAS DATTANI (THE 'PROMOTER SELLING SHAREHOLDERS'), UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VAJUBHAI INVESTMENTS PRIVATE LIMITED, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VALLABHDAS DATTANI HUF, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY SONALI AJAYKUMAR DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY DATTANI DINESHKUMAR VRAJDAS HUF AND UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 70.00 MILLION BY BEENA PARESH DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹35.00 MILLION BY ANILKUMAR VRAJDAS DATTANI HUF, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 60.00 MILLION BY PARESH KUMAR V DATTANI HUF, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 2.50 MILLION BY JAYSHREE ANILKUMAR DATTANI, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 5.00 MILLION BY VALLABHDAS DATTANI AND UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹ 0.25 MILLION BY AJAY KUMAR V DATTANI HUF (THE 'PROMOTER GROUP SELLING SHAREHOLDERS' AND TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS, COLLECTIVELY REFERRED AS 'SELLING SHAREHOLDERS' AND SUCH OFFER FOR SALE BY THE SELLING SHAREHOLDERS, THE 'OFFER FOR SALE')

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER AN ISSUE OF SPECIFIED SECURITIES, AS MAY BE PERMITTED UNDER APPLICABLE LAW, TO ANY PERSON(S), AGGREGATING UP TO ₹ 1,000.00 MILLION AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC (PRE-IPO PLACEMENT). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRIMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20.00% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE 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 THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS (BRLMS) AND WILL BE ADVERTISED IN ALL EDITIONS OF THE [...], AN ENGLISH LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION, AND ALL EDITIONS OF 📦, A HINDI LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION AND ALL EDITIONS OF 📳, A GUJARATI LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION (GUJARATI, BEING THE REGIONAL LANGUAGE OF UNION TERRITORY OF DADRA AND NAGAR HAVELI AND DAMAN AND DIU, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST 2 WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (BSE) AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED (NSE, AND TOGETHER WITH THE BSE, THE STOCK EXCHANGES) FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES, IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (SEBI ICDR REGULATIONS).

In case of any revision in the Price Band, the Bid/Issue Period will be extended by at least 3 additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid/Issue Period for a minimum of 1 Working Day, subject to the Bid/Issue 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 press release, and also by indicating the change on the website 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 Contacts (Regulation) Rules, 1957 (SCRR), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is

being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations, through the Book Building Process wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (QIBs) (such portion referred to as 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 in accordance with the SEBIICDR Regulations (Anchor Investor Portion), out of which one-third shall be reserved for domestic Mutual Funds only, 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 accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-institutional Investors out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹0.20 million and up to ₹1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors and not less than 35% of the Offer shall be available for allocation to Retail Individual Investors 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 required to mandatorily use the Application Supported by Blocked Amount (ASBA) process providing details of their respective ASBA accounts, and UPI ID in case of UPI Bidders, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For further details, see 'Offer Procedure' on page 471 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated August 20, 2024 with SEBI and thereafter with the Stock Exchanges. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from

the date of such filling 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 equity shares are proposed to be listed, the websites of the BRLMs, i.e., DAM Capital Advisors Limited at www.damcapital.in, ICICI Securities Limited at www.icicisecurities.com and the website of our Company at https://www.sanathan.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 and/or to the Company Secretary and Compliance 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 of 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 in the Offer have not been recommended or approved by the 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' on page 34 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 Stock Exchanges being BSE Limited ("BSE") and National Stock Exchange Limited ("NSE" together with BSE, the "Stock Exchanges")

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 251 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 96 of the DRHP.

## **BOOK RUNNING LEAD MANAGERS** DAM

DAM Capital Advisors Limited One BKC, Tower C, 15th Floor, Unit No. 1511 Bandra Kurla Complex, Bandra (East) Mumbai - 400 051, Maharashtra, India Tel: +91 22 4202 2500 E-mail: Sanathan.ipo@damcapital.in Website: www.damcapital.in Investor Grievance E-mail: complaint@damcanital.in Contact person: Arpi Chheda

SEBI registration number: MB/INM000011336

# JICICI Securities

ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai – 400025, Maharashtra, India E-mail: sanathan.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance E-mail: Contact person: Gauray Mittal / Abhijit Diwan

SEBI registration number: INM000011179

Shares and has filed the DRHP dated August 20, 2024 with SEBI and 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., DAM Capital Advisors Limited at www.damcapital.in, ICICI

Securities Limited at www.icicisecurities.com and the website of our Company at https://www.sanathan.com. Potential investors should note that investment in equity shares

involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 34 of the DRHP. Potential investors should not rely on the DRHP for making any

The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933 ("U.S. Securities Act") or any other applicable law of 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 state securities laws. Accordingly, the Equity Shares are being offered only outside 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 those offers

# KFINTECH

KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Selenium, Tower B. Plot No. 31 and 32, Gachibowli. Financial District, Nanakramguda, Serilingampally Hyderabad - 500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: stl.ipo@kfintech.com Investor Grievance E-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact person: M. Murali Krishna SEBI registration number: INR000000221

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

For **SANATHAN TEXTILES LIMITED** On behalf of the Board of Directors

SANATHAN TEXTILES LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity